| Case 3 | 3:0 <b>7-</b> c | v-04 | 6 <b>51-</b> | CRB | Docu | ment ( | 68 | F | Filed | 12/ | 19/ | 2007 | _ | Pag | je 1 o | f 40 |  |
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| continue preparing extensive status report to client analyzing medical records subpoenaed from Dr. Gary Ordog.  Document Production Telephone conference with Dr. Gary | complaint.  Analysis/Strategy - Further review and analysis of Dr. Gary Ordog's medical records for Michael McLoughlin and | Pleadings - Continue preparing answer to second amended | Pleadings - Continue preparing motion to strike | Analysis/Strategy - Continue preparing summary of extensive records produced by Dr. Gary Ordog for Danielle McLoughlin.  | Document Production - Prepare correspondence notice to plaintiffs' counsel re: supplemental production of policy documentation. | Document Production - Review policy and related documents sent by client and arrange for supplemental production of same. | Fact Investigation/Development - Perform California Public records searches for each of the McLoughlins. | Document Production - Prepare legal descriptions of document categories re subpoenas to McLoughlins' health insurer and former employer and other medical providers. | Document Production - Begin reviewing, analyzing and<br>preparing correspondence to client re: extensive medical<br>records subpoenaed from Dr. Gary Ordog for Danielle<br>McLouchlin. | Pleadings - Prepare motion to strike portions of the second amended complaint. | Pleadings - Prepare Answer to Second Amended Complaint | Fact Investigation/Development - Analyze policy and case law re: demurrer to McLoughlin children based upon lack of standing and moving to strike emotional distress and related damages claims on new cause of action. | Analysis/Strategy - Review and analyze case law re: demurring to plaintiffs negligent misrepresentation cause of action. | Analysis/Strategy - Review and analyze case law prohibiting recovery of punitive damages on a negligent misrepresentation cause of action. | Written Discovery (RFAs & Interrogatories) - Prepare additional set of admission requests to Michael and Danielle McLoughlin re: same. | Written Discovery (RFAs & Interrogatories) - Prepare second set of production requests to same. | Written Discovery (RFAs & Interrogatories) - Prepare second set of interrogatories to both adult McLoughlins re: repairs, loss of use/ rental expenses and additional damages claims. | Analysis/Strategy - Review file materials re: additional information for various medical record subpoenas for 4 McLoughlins. | Craig S Pynes Id Pryd   Line Item Description Ln Itm |
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| 786.9  | 00.0   | 36.6  | 36.6  | 237.9  | 36.6  | 36.6  | 73.2   | 54.9   | 109.8  | 91.5   | 128.1  | 73.2 F  | 54.9 F   | 54.9 F   | 54.9 F   | 36.6 F  | 91.5s   | 36.6 F   | Total I  |
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|  | 12/10/03   | 12/10/03 CSP   | 12/9/03 CSP  | 12/9/03 CSP   | 12/9/03 CSP   | 12/9/03 CSP  | 12/9/03 CSP  | 12/9/03 CSP  | 12/9/03  | 12/9/03   | 12/9/03 CSP  | 12/9/03 CSP  | 12/9/03 CSP  | 12/9/03  | 12/9/03 CSP  | 12/8/03 CSP   | Date of<br>Activity                        |
|  | CSP  | CSP  | CSP  | CSP   | CSP   | CSP  | CSP  | CSP  | CSP  | CSP   | CSP  | CSP  | CSP  | CSP  | CSP  | CSP   | ld Prvd<br>Ln ltm                          |
| Hact Investigation/Development - Telephone contention with court re: civil index information for existence of McLoughlin artion against Twentieth Ceptury Insurance. | Fact Investigation/Development - Second telephone conference with Jim Robie and his associate and paralegal re: information and documentation on Dr. Gary Ordog. | Written Discovery (RFAs & Interrogatories) - Review correspondence from plaintiffs' counsel re: discovery extension and supplement responsive letter to address omissions in same. | Fact Investigation/Development - Review and analyze Brett McLoughlin's medical records subpoended from Dr. Gary Ordog and summarize in report to client. | Analysis/Strategy - Review and analyze case law re-<br>demurrer to negligent misrepresentation cause of action as<br>attempt to plead around preclusion of negligence cause of<br>action. | Pleadings - Continue preparing motion to strike second amended complaint. | Pleadings - Continue preparing answer to second amended complaint. | Written Discovery (RFAs & Interrogatories) - Prepare letter to plaintiffs' counsel memorializing terms of discovery extension. | Written Discovery (RFAs & Interrogatories) - 1 elephone conference with plaintiffs' counsel re: their request for discovery extension. | Fact Investigation/Development - Review and analyze Jacob McLoughlin's medical records subpoenaed from Dr. Gary Ordog and summarize in report to client. | Fact Investigation/Development - Review and analyze accusation against Dr. Gary Ordog before the Division of Medical Quality Medical Board of California. | Fact Investigation/Development - Felephone conferences with James Robie and his paralegal re: impeachment information/ documentation re Dr. Ordog. | Analysis/Strategy - Perform Public records search for<br>plaintiffs' mold toxicologist, Gary Ordog and analyze<br>numerous cases and other documents for same. | Fact Investigation/Development - Review and analyze public records re: locating whether McLoughlins previously filed suit against 20th Century Insurance Company on prior claim made to them; prepare email/memo to file re futher workup on same. | Written Discovery (RFAs & Interrogatories) - Prepare additional subpoenas to McLoughlins' prior homeowners insurer and health insurer and continue preparing subpoenas to their health providers and Danielle McLoughlin's prior employer. | Analysis/Strategy - Continue review and analysis of Michael McLoughlin's medical records subpoenaed from Dr. Gary Ordog and summarize in report to client. | Document Production - Prepare additional legal descriptions of documents sought for subpoenas for McLoughlins' medical records from various medical/ health providers and Ms. McLoughlin's employment records from A Cut in Time. | Line Item Description                      |
|  | 0.7  | 0.1  | 1.3  | 0.6   | 0.1   | 0.1  | 0.1  | 0.1  | 1.6  | 0.2   | 0.5  | 0.6  | 0.3  | 0.4  | 0.6  | 0.2   | Time<br>Billed or<br>Unit Cast             |
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|  | 128.1 F  | 18.3 F   | 237.9 F  | 109.8   | 18.3 F  | 18.3 F   | 18.3 F   | 18.3 F   | 292.8 F  | 36.6 F  | 91.5 F   | 109.8 F  | 54.9 F   | 73.2 =   | 109.8 F  | 36.6<br>FI  | Total Bill<br>Billed lin                   |
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| Analysis/Strategy - Further legal analysis concerning case | Pleadings - Telephone conference with ServiceMaster counsel, Ken Greenstein, re: joint motions to continue trial date | Written Discovery (RFAs & interrogatories) - review plaintiffs' production requests and interrogatatories to Service Master and second set of special interrogatories to Liberty. | Pleadings - Legal analysis of case law re: motion to commue trial date. | Master's counsel to: motion to continue. | Pleadings - Heview ServiceMaster Beach Cities would to Strike. | Ordog information. | Pleadings - Review letter/ email from newly retained counsel for ServiceMaster re; motion to strike and discovery. | Fact Investigation/Development - Telephone conferences with ServiceMaster's newly retained counsel re: case information and workup. | Written Discovery (KFAS & interrogatories) - Curiumus preparing letter to plaintiffs' counset re: discovery agreements. | Written Discovery (RFAs & Interrogatories) - Neview letter from Josh Haffner, plaintiffs counsel, re: meet and confer agreements.  | Document Production - Prepare additional subpoenas or all four plaintiffs and review logs from Compex re: status of obtaining documents on outstanding subpoenas. | Document Production - Prepare email: memo to tite re: same. | Analysis/Strategy - Review medical records subpoenaed to date and file materials re: obtaining all laboratory records relied on by Dr. Gary Ordog. | Written Discovery {ktrAs & Interrogatories - Frepare Teuer to counsel re: mutual agreements on discovery and motion deadlines' extension. | Written Discovery (RFAs & Interrogatories) - Extensive meet and confer telephone calls with plaintiffs' counsel re: outstanding to them and their further requested information. | Written Discovery (KHAs & Interrogatories) - releptione conferences with Josh Havner re: overdue discovery. | Pleadings - Telephone conference with plaintiff's counsel re-<br>transfer of case to Judge McCoy.  | Written Discovery (RFAs & Interrogatories) - Continue preparing declaration of necessity and form interrogatories to plaintiffs. | Written Discovery (RFAs & Interrogatories) - Continue preparing production requests to plaintiffs. | Written Discovery (RFAs & Interrogatories) - Continue<br>preparing special interrogatories to plaintiffs.  | Written Discovery (RFAs & Interrogatories) - Continue preparing admission requests, set two, to plaintiffs. |  |
| 2  | 0.1   | 0.1   | 0.3   | 0.1                                      | 0.1  | 0.1                | 0.1  | 0.4   | 0.1   | 0.1  | 0.2   | 0.2   | 0.4  | 0.2   | 0.5  | 0.2   | 0.1  | 0.1  | 0.1  | 0.1  | 0.1   | Unit Cost  |
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|  | 18.3  | 18.3  | 54,9  | 18.3                                     | 18.3   | 18.3               | 18.3   | 73.2  | 18.3  | 18.3   | 36.6  | 36.6  | 73.2   | 36.6  | 91.5   | 36.6  | 18.3   | 18.3   | 18.3   | 18.3   | 18.3  | Billed   |
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| Analysis/Strategy - Prepare entail let follow up and transmits | Analysis/Strategy - Review file re: plaintiffs' overdue responses to discovery and Opposition to Motion to Strike. | Document Production - Telephone conference with Service Master's counsel, Ken Greenstein, re: document production. | and discovery responses. | Document Production - Prepare internal email re: production | Written Discovery (RFAs & Interrogatories) - Telephone conference with plaintiff's counsel. Lou Cutrone, re: document production; provision of overdue discovery responses; control of documents; plaintiffs' damages claims. | Document Production - Prepare email to client re: plaintiffs' production.  | Document Production - Prepare email to Compex re: supplementation of subpoena to Aerotech. | Fact Investigation/Development - Telephone conference with Aerotech re: subpoena. | Document Production - Telephone contenence with markat Campbell at Twentieth Century re: documents for McLoughlins. | Document Production - Telephone conference with Lou Cutrone re: discovery resposnes and document production. | Document Production - Telephone conference with Danielle McLoughlin's prior employer re: compliance with subpoena. | Document Production - Review file re: status of production of documents in compliance with numerous subpoenas and review recently subpoenaed documents from West Hills Hospital and Meditox. | Written Discovery (RFAs & interrogatories) - Prepare subpoena to Mercury Casualty re: plaintiffs' insurance with same. | Other Written Motions/Submissions - Prepare proposed order for same. | Other Written Motions/Submissions - Prepare declaration of<br>Craig Pynes in support of motion to continue. | Other Written Motions/Submissions - Prepare motion to continue the trial date and related dates. | Analysis/Strategy - Telephone conference with Ken<br>Greenstein, counsel for Service Master, re: motions to<br>continue trial date and case information and background<br>requested by him. | Fact Investigation/Development - Telephone conference with Marva Campbell, Twentieth Century Insurance Claims Manager, re: production of documents regarding McLoughlins' earlier claim made to Twentieth Century. | Document Production - Review Twentieth Century's response to subpoena. | Written Discovery (RFAs & Interrogatories) - Prepare responses to plaintiffs' second set of special interrogatories. | B                    |
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| Depositions (Except Experts) - Prepare deposition subpoenas and production requests to seven entities that the subpoenas are production requests to seven entities that the subpoenas are producted with work of relativistic home on their first two | Depositions (Except Experts) - Perform public record searches for entities identified by plaintiffs who performed work at their home on their first two losses. | Analysis/Strategy - Analysis of recently subpoenaed medical records for plaintiffs. | Analysis/Strategy - Review and respond to emails re: motion to continue trial and coordinating with Service Master's counsel. | Analysis/Strategy - Prepare memo to file re: medical records summaries. | Analysis/Strategy - Review and analyze medical records produced for plaintiffs from two Meditox facilities. | Analysis/Strategy - Review and analyze medical records produced by Kathryn Stiles. | Pleadings - Continue preparing motion to continue trial date | Pleadings - Telephone conference with Laura House. Service Master counsel, re: joint motions to continue. | Pleadings - Review plaintiffs' Statement of Non-Opposition to Liberty's Motion to Strike and prepare letter to client re: impact of same on motion. | Written Discovery (RFAs & Interrogatories) - Continue preparing responses to special interrogatories. | Document Production - Prepare second letter to plaintiffs' counsel re: production. | Analysis/Strategy - Telephone conference with Laura Hou<br>at Ken Greenstein's office re: joint motions to continue the<br>trial date. | Analysis/Strategy - Review letter from Ken Greenstein's office re: motion to continue trial date. | Document Production - Telephone conference with plaintiffs other counsel, Lou Cutrone re: production of documents. | Written Discovery (RFAs & Interrogatories) - Telephone conference with plaintiffs' counsel, Josh Haffner re: further responses on privilege log Items. | Written Discovery (RFAs & Interrogatories) - Prepare letter to plaintiffs' counsel responding to meet and confer letter. | Written Discovery (RFAs & Interrogatories) - Review letter from plaintliffs' counsel re: supplementation of privilege log | Pleadings - Continue preparing Pynes declaration in support of same. | Pleadings - Further preparation on motion to continue trial | Pleadings - Telephone conference with Service Master's counsel, Ken Greenstein, re; motions to continue. | Pleadings - Continue preparing motion to continue trial date and all related dates. | Written Discovery (RFAs & Interrogatories) - Prepare meet and confer letter to plaintiffs' counsel re: failure to respond to discovery and inappropriate objections to same. | ten                                   |
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| Depositions (Except Experts) - Prepare deposition subpoenas and production requests to seven entities involved with work at plaintiffs' home on their first two claims  | recor<br>perf   | enaec   | Mast  | edica   | es.   | al rec   | inue t   | Hous  | to Opp  | Onta  | to pla   | ) Laur<br>contin   | enste   | with   | eleph  | repar  | eview   | lon in   | ontinu  | ue.  | nue u   | repan<br>to re   |                                       |
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| status of various discovery and prepare email re: follow up on same. | Analysis/Strategy - Prepare letter to plaintiffs' counsel responding to his meet and confer letter seeking further identification of consultant counsel information, trade secret and reserve information. | Analysis/Strategy - Review and analyze case law re:<br>treatment of reserve information as protected trade secret or<br>confidential or proprietary in nature for responsive meet and<br>confer letter: | Analysis/Strategy - Review and analyze cases cited by plaintiffs counsel re: demand for further information on privilege log for items protected by attorney citent privilege and work product protection and proprietary and frade secret protections. | Fact Investigation/Development - Review file materials/<br>medical records re: information requested by Women's<br>Health and Aetna to provide information requested by same. | Document Production - Review Women's Health's and Aetna's responses to subpoenas. | Other Written Motions/Submissions - Prepare for hearing on motion to strike. | Written Discovery (RFAs & Interrogatories) - Continue preparing responses to McLoughlins' second set of special interrogatories. | Written Discovery (RFAs & Interrogatories) - Continue preparing second sets of production requests to Danielle and Michael McLoughlin. | Written Discovery (RFAs & Interrogatories) - Continue<br>preparing second sets of interrogatories to Danielle and<br>Michael McLoughlin. | Written Discovery (RFAs & Interrogatories) - Continue preparing additional sets of admission requests to Danielle and Michael McLoughlin. | Analysis/Strategy - Prepare evaluation of liability and damages and further workup in light of plaintiffs discovery responses. | Written Discovery (RFAs & Interrogatories) - Frepare letter to plaintiff's counsel re: additional admissions requests and form interrogatories propounded on same. | Written Discovery (RFAs & Interrogatories) - Prepare form interrogatories to plaintiffs' Michael and Danielle McLoughlin. | Written Discovery (RFAs & Interrogatories) - Prepare second set of admission requests to plaintiffs Michael and Danielle McLoughlin. | Analysis/Strategy - 2 telephone conferences with Ken Greenfield, Lina Bracetti and their co-counsel, Laura House re: motion to continue. | Analysis/Strategy - Summarize plaintiff Danielle and Michael McLoughlin's responses to Liberty's special interrogatories (160 interrogatories) in status report to client. | ld Prvd Line Item Description<br>Ln Itm    |
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| Written Discovery (RFAs & Interrogatories) - Continue preparing extensive meet and confer letter to plaintiffs' coducetive, reresponses to special interrogatories (160) and recounting. | Settlement/Non-Binding ADK - Prepare letter to all counsel re: mediation. | Depositions (Except Experts) - Continue preparing deposition subpoenas and production requests for plaintiffs' various repair contractors on their first two claims and prepare deposition notices on same. | Written Discovery (RFAs & Interrogatories) - Continue preparing responses to plaintiffs' second set of special interrogatories. | Written Discovery (RFAs & Interrogatories) - Continue preparing responsive letter to plaintiffs' meet and confer letter re: additional discovery. | Written Discovery (RFAs & Interrogatories) - Telephone conference with Kathy Stanovic re: locating information on former employees for interrogatory responses. | Pleadings - Review plaintiffs' Opposition to ServiceMasters' Motion to Strike punitive damages claims. | Written Discovery (RFAs & Interrogatories) - Continue preparing response to plaintiffs' counsel's meet and confer letter re: supplementing privilege log on various issues. | Written Discovery (RFAs & Interrogatories) - Review life<br>materials to supplement responses re: position information<br>on various current employees and locating information on<br>former employees and continue preparing responses to<br>plaintiffs' special interrog | Other Written Motions/Submissions - Return to office from hearing on motion to strike. | Other Written Motions/Submissions - Attend hearing on motion to strike. | Other Written Motions/Submissions - Drive to van Nuys to appear at hearing on Liberty's motion to strike. | e preparing extensive status intiffs' discovery responses.   | Depositions (Except Experts) - Prepare email to client re: authority to locate Hoarst Painting and Tile Flooring for depo and production subpoenas. | Pleadings - Continue preparing letter to client re: plaintiffs'<br>Statement of Non-Opposition to Motion to Strike.  | Written Discovery (RFAs & Interrogatories): Prepare axensive meet and confer letter to plaintiffs' counsel resurres to majority of 160 special interrogatories to Michael and Danielle McLoughlin and special interrogatories to their sons and | Written Discovery (RFAs & interrogatories) - 2 telephone conferences with Josh Haffner and Lou Cuttrone re: Liberty discovery supplementation; extension on their motions to compet; likely motion to compet on reserve information; mediation dates and media |                            |
| 17   | 0.2   | 0.5   | 0.1   | 0.2   | 0.1   | 0.1  | 0.5   | 0.3  | 0.9  | 0.6   | 0.6   | 1.2  | 0.1   | 0.1  | 4.2   | 0.4  | Billed or F<br>Unit Cost E |
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|  | 2                                       | Name             | 1 Application of the second of | ă                      | - ALAMANIPE OF THE STATE OF THE |                     | And the last             | Written Discovery (RFAs & Interrogatories) - Continue preparing extensive meet and confer letter to plaintiffs' counsel re: responses to special interrogatories (160) and   |
|  |   | 3                | Kem & HU1920   | 202                    | 00070017802005   | 1/30/04 CSP         | Cap Cap                  | Written Discovery (RFAs & Interrogatories) - Continue preparing third set of admission requests to plaintiffs.   |
|  | Li                                      | 1                | Kem on Class   | 204                    | 00070047800005   | 1/30/04/05/0        | ם פ                      | Written Discovery (RFAs & Interrogatories) - Continue preparing third set of special interrogatories to plaintiffs.  |
|  | 2                                       | <u> </u>         | NEIL O'EUR   | 200                    |  |                     | 2                        | Written Discovery (RFAs & Interrogatories) - Prepare declarations of necessity in support of extensive   |
|  | 0.<br>Ke                                |                  | Kem 8 H01920   | 206                    | COOZEGALORADOO   | 10000               |                          | Document Production - Legal analysis and preparation re partially unredacted versions of additional documents to be  |
|  | O.                                      | m &F             | Kern & H01920  | 207                    | 00070017692005   | 1/30/04             | CSP                      | produced to plaintiffs.  Written Discovery (RFAs & Interrogatories) - Continue   |
|  | .o.                                     | 8                | Kern & H01920  | 208                    | 00070017692005   | 1/30/04 CSP         | CSP                      | preparing supplemental privilege log.  |
|  |   | ·                |  | 3                      | 00070017682005   | 1/30/04             | S<br>S                   | Written Discovery (ktr.As & interrogatores): commune preparing letter to plaintiffs' counsel re: supplementation of privilege log.   |
| A STATE OF THE STA |   | 2 0              | Nelli di noi 320   | 245                    | 00070047602008   | 1/30/04 CSP         | Cag                      | Settlement/Non-Binding ADR - Telephone conference with plaintiffs' counsel re: discovery extension, mediation, settlement demand and trial continuance.  |
|  | - 9                                     | <u> </u>         | NOTE OF THE PERSON OF THE PERS |                        |  | 0000                |                          | Written Discovery (RFAs & Interrogatories) - Continue preparing meet and confer letter to piaintiffs' counsel re: supplementation of privilege log and further production of reserve information, trade secret, confidential and               |
|  | > !                                     | X<br>3<br>8      | & H01920   | 15                     | 00070017692006   | 2/2/04 CSP          | CSP                      | Fact Investigation/Development - Telephone call from Paul Horst, Horst Painting, re: work at McLoughlin house and followup information on person(s) who performed work and prepare memo to file.   |
|  |   | 20               | Kern & H01920  | <u>ੋ</u>               | 00070017692006   | 2/2/04              | CSP                      | Fact Investigation/Development - Telephone conference with<br>Var Sarkissian and his assistant, Hector re: work at<br>McLoughlin house.  |
|  |   | 8 TI             | Kern &H01920   | 17                     | 00070017692006   | 2/2/04 CSP          | CSP                      | Written Discovery (RFAs & Interrogatories) - Continue preparing third set of admission requests to plaintiffs.   |
|  |   | 8<br>8           | Kem &H01920  | 18                     | 00070017692006   | 2/2/04              | CSP                      | Written Discovery (RFAs & Interrogatories) - Continue preparing third set of special interrogatories to plaintiffs.  |
|  |   | <b>S</b>         | 8 H01920   | 6                      | 00070017692006   | 2/2/04 CSP          | CSP                      | Analysis/Strategy - Review and analyze case law re: whether Bennett repetition of and reliance on ServiceMasters' statement precludes liability for negligent misrepresentation for motion for summary judgment.                               |
|  |   | K S              | 8H04920  | 20                     | 00070017692006   | 2/2/04 CSP          | CSP                      | Written Discovery (RFAs & Interrogatories) - Review information requested from Liberty and continue preparing responses to special interrogatories.  |
|  |   | e :              | Kern & H01920  | 21                     | 00070017692006   | 2/2/04 CSP          | CSP                      | Written Discovery (RFAs & Interrogatories) - Continue preparing privilege log and supplement same with information from Liberty.   |
| I  |   | ern &            | Kern &H01920   | 22                     | 00070017692006   | 2/2/04 CSP          | t CSP                    | Document Production - Prepare additional unredacted documents for review by plaintiffs.  |
|  |   |                  | A A CONTINUE OF THE PARTY OF TH |                        |  |                     |                          | Analysis/Strategy - Review and analyze case law re: whether plaintiffs' homeowners' policy will cover their ordinarily uncvered bodily injuries from mold damage where allegedly caused by Liberty's agent, ServiceMasters' failure to extract |
|  | 9 9                                     | ern 8            | Kem 8H01920  | 23                     | 000/001/692006   | 2/2/04              | 2/2/04 CSP<br>2/2/04 CSP | sewer water no.  Analysis/Strategy - Continue preparing status report to client re: plaintiffs' responses to recent discovery.   |
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| Dispositive Motions - Review and analyze case law re: whether genuine issue defense can be used to bar both plaintiffs' bad faith and negligent misrepresentation causes of the control of the summary judgment and summary adjudication for summary judgment and summary adjudication | Pleadings - Review file for and preparation of stipulation to continue trial date. | Analysis/Strategy - Continue preparing extensive status report to carrier analyzing plaintiffs' medical records. | Analysis/Strategy - Two telephone conferences with Ken<br>Greenfield and Laura House, ServiceMasters' counsel, re:<br>stipulation to continue trial date. | Written Discovery (RFAs & Interrogatories) - Telephone conference with Josh Haffner re: further extension on moving to compel regarding production and privilege log; trial continuance and extension to respond to discovery and prepare memo to file re: sam | Written Discovery (RFAs & Interrogatories) - Telephone conference with Liz Flanders, Liberty Home Office, re: locating information for Kathy Stanovic to respond to special interrogatories. | Settlement/Non-Binding ADR - Prepare email to Liberty re: proposed mediators. | Dispositive Motions - Prepare notice; introduction and first two legal sections (addressing breach of contract claims) for motion for summary judgment or summary adjudication. | Dispositive Motions - Review and analyze case law re: attacking plaintiffs bad faith cause of action based upon other parties performing repair work and caselaw distinguishing punitive damages entitlement for summary jugment/adjudication motion. | Dispositive Motions - Review and analyze case law re: whether plaintiffs can recover for bad faith absent breach of contract on a first parly property policy for summary jugment adjudication motion. | Dispositive Motions - Review and analyze case law re: attacking plaintiffs' breach of contract cause of action based upon payment of policy benefits and no damages for summary jugment adjudication motion. | Analysis/Strategy - Review and analyze case law re: attacking plaintiffs' negligent misrepresentation cause of action based upon lack of actual or justifiable reliance and no resulting damages for summary jugment/ adjudication motion. | Depositions (Except Experts) - Prepare letter to all counsel re: Horst PMK deposition. | Continue preparing letter to other counsel re: mediation. | Written Discovery (RFAs & Interrogatories) - releptione conference with Josh Haffner, plaintiffs' counsel, re: discovery extension. | Pleadings - Telephone conference with ServiceMasters' counsel, Laura House, re: motion to continue trial date. | Written Discovery (RFAs & Interrogatories) - Continue<br>preparing letter responding to meet and confer from plaintiffs'<br>counsel addressing privilege log. | Lo ltm                 |
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| L240   | L210   | L120   | L120  | L310   | L310   | L160  | L240  | L240  | L240   | L240   | L120   | L330   | L160  | L310  | 1210   | L310  | Utbms                  |
| Craig S Pynes  | Craig S Pynes  | Craig S Pynes  | Craig S Pynes   | Craig S Pynes  | Craig S Pynes  | Craig S Pynes   | Craig S Pynes   | Craig S Pynes   | Craig S Pynes  | Craig S Pynes  | Craig S Pynes  | Craig S Pynes  | Craig S Pynes   | Craig S Pynes   | Craig S Pynes  | Craig S Pynes   | Name                   |

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| Pleadings - Prepare letter to all counsel re: stipulation to continue trial and all related pre-trial dates and ex parte | Depositions (Except Experts) - i elephone conterence with<br>Ken Greenfield and Laura House re: upcoming depositions<br>and ex parte application to continue trial date and prepare<br>memo to file re: same. | Dispositive Motions - Prepare declaration of Trisha Blurton in<br>support of handling of plaintiffs' initial claim for summary<br>judgment or summary adjudication. | Pleadings - Prepare ex parte application to continue trial date and all pre-trial dates. | Pleadings - Prepare declaration of Craig Pynes in support or motion to continue. | application to continue the trial date based upon parties stipulation and other new factors under revised Rules of Court. | Haffner, re: stipulation to continue that: Pleadings - Review and analyze case law re: ex parte   | Analysis/Strategy - Prepare letter to plaintiffs' counsel, Josh | Pleadings - Prepare proposed order on ex parte application to continue trial and all related pre-trial dates. | Pleadings - Continue preparing ex parte application to continue trial and related pre-trial dates. | Pleadings - Continue preparing ex parte application with legal authorities to continue trial and related pre-trial dates. | plaintiffs' plumber on their three claims re: records production at deposition. | Preadings - Continue preparing supuration and cross to continue the trial date and all related pre-trial dates. | documents on earliest policy | Dispositive Motions - Prepare declaration of Gayle Ledbetter in support of Liberty's handling of second claim. | John McGirl re: deposition appearance. | Pleadings - Prepare proposed order on subulation to continue trial date. | Depositions (Except Experts) - Review life and telephone conference with DDS re: status of service and followup on serving various percipient witnesses. | Dispositive Motions: - Freparte sections of summary Journal and summary adjudication motion addressing no bad faith liability if no contract liability; no tort liability for contractors' poor workmanship; no tort liability for dispute over scope and exten | Dispositive Motions - review and analyze case law ic. Dispositive Motions - review and analyze case law ic. whether honest and reasonable misstatements are actionable negligent misrepresentations, and, if so, under what circumstances for summary judgment and summary adjudication motion. | Dispositive Motions - Review and analyze whether dericient repair doctrine can be used to defeat all tort-based causes of action for summary judgment and surrimary adjudication motion. | <del></del>            |
|  | 0.4   | 0.6   | 0.7  | 0.3  | 0.7   | 0,4   | ٠<br>د  | 0.2   | 0.3  | 0.6   | 0.1   | 0.7   | 0.2                          | 0.8  | 0.1                                    | 0.1  | 0,1  | 1.4   | 0.4   | 0.3  | Billed or<br>Unit Cost |
|  | 193   | 193   | 193  | 193.   | 193   | 193   | 103   | 193   | 193.   | 193   | 193   | 193.  | 193.                         | 193  | 193.                                   | 193.   | 193.   | 193.  | 193.  | 193.   | Rate or<br>Expense     |
|  | 77.2  | 115.8   | 135.1  | 57.9   | 135.1   | (   | 38<br>5   | 38.6  | 57.9 F   | 115.8 F   | 19.3 F  | 135.1 F   | 38.6 F                       | 154.4 F  | 19.3 F                                 | 19.3 F   | 19.3   | 270.2 F   | 77.2 F  | 57.9 F   | Billed III             |
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| 210  | L330  | L240  | L210   | L210   | L210  |   | L120  | L210  | L210   | 1210  | L110  | L210  | L120                         | L240   | L330                                   | 1210   | L330   | L240  | L240  | L240   | Oloms                  |
| Crain S Pynes  | Craig S Pynes   | Craig S Pynes   | Craig S Pynes  | Craig S Pynes  | Craig S Pynes   | a constitution of the state of | Craig S Pynes   | Craig S Pynes   | Craig S Pynes  | Craig S Pynes   | Craig & Pynes   | Craig S Pynes   | Craig S Pynes                | Craig S Pynes  | Craig S Pynes                          | Craig S Pynes  | Craig S Pynes  | Craig S Pynes   | Craig S Pynes   | Craig S Pynes  | Name                   |

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| 115.8 F #  |   | 77.2 F #  | 96.5 F  | 77.2 F                                    | 96.5 F                                    | 96.5                 | 19.3 ==                                    | 38.6 T                                     | 19.3 F                                     | 173.7 F #                                 | 115.8 F                                   | 57.9 F                                    | 19<br>3<br>T                               | 38.6 F #                                  | 38.6 ⊨ #                                   | П    | 38.6<br>Tr           | 38.6<br>Ti           | Ited In Fee t Matte   | -  |
| ľ  |   | 17692   |   | 17692                                     | 17692                                     | 17692                | 17692                                      | 17692                                      | 17692                                      | 17692                                     | 17692                                     | 17692                                     | 17692                                      | 17692                                     | 17692                                      |      | 17692                | 17692                | er<br>ber   |  |
| CANADA PARAMANANA  | Senior  | Senior .<br>Partner L240  | 1   |   | Senior<br>Partner L                       | Senior<br>Partner Li | Senior<br>Partner L                        | Senior<br>Partner L                        | Partner L                                  |   | Senior<br>Partner L                       | Senior<br>Partner L2                      | Senior<br>Partner L3                       | Senior<br>Partner L2                      |  | ,    | Senior<br>Partner L3 | Senior<br>Partner L3 | s IK Level  | ι  |
|  | 1240  | IN3 '   | L240  | L330                                      | L240                                      | L240                 | L110                                       | 1210                                       | L210                                       | L240                                      | L240                                      | L240                                      | L310                                       | L210                                      | L120                                       | L120 | L320                 | L320                 | Cde<br>Utbms  | ***************************************  |

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| Line Item Description  Line Item Discovery (RFAs & Interrogatories) - Continue Written Discovery (RFAs & Interrogatories) - Continue Desparing letter to plaintiffs' counsel re: discovery extension.  CSP Pleadings - Telephone conference with plaintiffs' counsel re: ex parte application to continue trial.  Pleadings - Continue preparing ex parte application and supporting declaration to continue trial and all related presupporting declaration to trial and all related presupporting declaration of the same and further investigation into any claims made by same and further investigation into any claims made by same and locating same.  CSP Interview Motions - Continue preparing declaration of Patricia Biurton in support of motion for summary judgment/ summary adjudication.  CSP Summary adjudication - Continue preparing subpoena to Mercury Insurance company including fegal analysis of documents to be requested.  Analysis/Strategy - Review of file and prepare for Interviewing thirlig party witnesses. | As & Interrogatories) - Continue miliffs counsel re: discovery extension.  conference with plaintiffs' counsel re: continue trial.  condinue trial.  cond phone call with Marva Campbell ry re records for prior owners of and prepare memos to file re same and to any claims made by same and any claims made by same and any claims made by same and any claims made by same and any claims made by same and any claims made by same and any claims made by same and any claim | Time Hourly Total Billed or Rate or Billed or Continue As & Interrogatories) - Continue As & Interrogatories) - Continue a conference with plaintiffs' counsel re: discovery extension.  193 | As & Interrogatories) - Continue   | Time Hourly Total Bil CLBU DN Billed or Rate or Billed Iin Fee the Continue counsel re: discovery extension.  Continue trial. Plaintiffs' counsel re: 0.1 193. 19.3 F # configuration and to continue trial and all related precords for prior owners of and prepare memos to file re same and to any claims made by same and to any claims made by same and mpany including legal analysis of 0.1 193. 19.3 F # # continue preparing subpoena to mpany including legal analysis of 0.1 193. 19.3 F # # wisw of file and prepare for 0.5 193. 96.5 F # witnesses. | Time Billed or Rate or Billed lin Fee t Mumber oe Unit Cost Expense Unit Fact of Billed lin Fee t Matter of Gentifits counsel re: discovery extension.  As & Interrogatories) - Continue mitiffs counsel re: 0.1 193 19.3 F # 17692  continue trial.  Total Bill CLBU DN Firm Involution of gentled pre- oe continue trial and all related pre- oontinue trial and all related pre- on the continue preparing declaration of proof of motion for summary judgment/ on the continue preparing declaration of proof of motion for summary judgment/ on the continue preparing subpoena to mpany including legal analysis of one sested.  Continue prepare for on the continue prepare for prepare for on the continue prepare for | Time Hourly Total Bill CLBU DN Firm Irvoi Reas Billed or Rate or Billed or Rate or Billed In Fee t Matter Ce Adj Watter Coe Inv Matter Coe Adj Adjust to Continue trial and all related precond phone call with Marva Campbell ry re records for prior owners of to any claims made by same and to any claims made by same and Continue preparing declaration of pror motion for summary judgment Continue preparing declaration of pror motion for summary judgment of continue preparing subpoena to mpany including legal analysis of Continue prepare for Univ Mith Marva Campbell Sested.  Time Hourly Total Bill CLBU DN Firm Invoi Reas Chapter Coe Matter Continue Set Inv Matter Coe Adj Matter  |
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| 9  | dSD<br>1  | Ş   | CSP  | CSP  | CSP   | CSP  | CSP  | CSP   |   |   |   |  |  |   |   |  |   | Ln lim                                |
| Fact Investigation/Development - Review correspondence from ServiceMaster's counsel re: discovery responses. | Document Production - Review numerous responses to records subpoenas. | Other Written Motions/Submissions - Return to office from hearing on ex parte application and motion to strike. | Other Written Motions/Submissions - Appear at hearing on<br>ex parte application to continue trial date and motion to<br>strike. | Pleadings - Two telephone conferences with Josh Haffner restributation to continue trial date. | Pleadings - Review letter from Josh Haffner re: supplemental production and stipulation to continue trial date. | Pleadings - Supplement ex parte application to continue trial per discussions with Ken Greenfield and Josh Haffner and to reflect Josh Haffner's refusal to sign; prepare exhibits for same and prepare for submission to court. | Other Written Motions/Submissions - Prepare for hearing or ex parte application. | costs of ex parte and agreement to continuance. | Pleadings - Two telephone conferences with ServiceMaster's counsel, Ken Greenfield, re: plaintiff's counsel's refusal to sign stipulation to continue trial date; splitting fees and further handling in light of same. | Analysis/Strategy - Further analysis or efficient proximate cause case law for status report to client. | Pleadings - Supplement stipulation to continue and proposed<br>order pursuant to Ken Greenfield's request; prepare letter to<br>plaintiffs' counsel and Ken Greenfield enclosing revised<br>stipulation and finalize stipulation. | Pleadings - Third telephone conference with plaintiffs' counsel, Joshua Haffner and Lou Cuttrone, re stipulation to continue the trial date; informal meet and confer re supplementation of privilege log and meet and confer re supplementation of their disc | Pleadings - Second telephone conference with plaintiffs' counsel, Joshua Haffner and Lou Cuttrone, re stipulation to continue the trial date; informal meet and confer re supplementation of privilege log and meet and confer re supplementation of their dis | Dispositive Motions - Continue preparing notice and points and authorities in support of summary judgment or summary adjudication of all causes of action, all individual claims and punitive damages claims. | Dispositive Motions - Review file and prepare declaration of<br>Craig Pynes in support of motion for summary judgment/<br>summary adjudication. | Dispositive Motions - Continue preparing declaration of Dan Myers in support of motion for summary judgment/ summary adjudication. | Dispositive Motions - Continue preparing declaration of<br>Kathy Stanovic in support of Liberty's motion for summary<br>judgment/ summary adjudication. | Line item i bestriptum                |
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|  | 2/13/04 CSP  | 2/13/04 CSP   | 2/13/04 CSP   | 2/13/04 CSP  | 2/13/04 CSP   | 4 CSP   | 2/13/04 CSP   | 2/13/04 CSP   | 4<br>CSP   | 4 CSP   | 4 CSP   | 4 CSP  | 4 CSP   | CSP   | 4 CSP  | 4<br>CSP   | 4 CSP  | , im           |
| Depositions (Except Experts) - Review letter from Paul | Depositions (Except Experts) - Continue preparing letter to<br>client re: continuance of trial date and probable continuance<br>of percipient depositions. | Fact Investigation/Development - Telephone conterence with<br>Ray McGirl, plaintiffs' plumber on their three claims re: work<br>performed by him and continuing his deposition. | Depositions (Except Experts) - Telephone conterence with AAA Floors re: moving pmk deposition at plaintiffs' new counsel's request. | Depositions (Except Experts) - Continue preparing letters to six pmk deponents re: continuing their depositions. | Depositions (Except Experts) - Prepare letter to all counsel re: continuing all depositions at plaintiffs' new counsel's request. | Depositions (Except Experts) - Prepare letters to six pmk deponents re: continuing their depositions. | Fact Investigation/Development - Telephone conference with<br>Hector Montes and Barr Sarkissian of Sarkissian Carpets re:<br>work performed by him and continuing his deposition. | Fact investigation/Development - Two telephone conferences with Mike Piller and Sons re: interviewing him re: work at McLoughlins' house and continuing upcoming deposition at plaintiffs' counsel's request. | Document Production - Prepare additional subpoenas of documents including legal analysis of document categories to be requested, based upon information in plaintiffs' produced documents. | Depositions (Except Experts) - Telephone conference with<br>Ken Greenfield, ServiceMaster's counsel, re: proposed<br>postponement of depositions. | Written Discovery (RFAs & interrogatories) - Continue to preparing letter to plaintiffs' counsel re: extension of date to provide supplemental discovery responses and corresponding extension of motion to compel cutoff date. | Fact investigation/Development - Continue preparing status report to client re: ex parte ruling and supplement re: discussions with new counsel regarding postponing depositions and conditions on same.   | Depositions (Except Experts) - Begin preparing deposition outline for upcoming repair contractor depositions. | Depositions (Except Experts) - (elephone conference with new plaintiffs' counsel, Paul Philips re: putting off upcoming depositions and case posture. | Document Production - Review, analyze and summarize Aetna Health records produced by plaintiffs in initial preparation of status report to client. | Other Written Motions/Submissions - Drive to hearing on ex parte application to continue trial and motion to strike. | Depositions (Except Experts) - Prepare letter to<br>ServiceMaster's counsel re: upcoming depositions and claim<br>for defense and indemnity. |                |
|  | 0.1  | 0.2   | 0.1   | 0.3  | 0.2   | 0.3   | 0.2   | 0,4   | 0.2  | 0.1   | 0.1   | 0.1  | 0.6   | 0.2   | 0.4  | 0.8  | 0.2  | Unit Cost      |
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| )<br>>   | 19.3 ⊏   | 38.6 F  | 19.3 F  | 57.9 F   | 38.6<br>Fi  | 57.9 F  | 38.6 F  | 77.2 F  | 38.6 F   | 19.3 F  | 19.3 F  | 19.3 F   | 115.8 F   | 38.6 F  | 77.2 F   | 154.4 F  | 38.6 ₽   | 9              |
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| 2/18/0  | 2/17/04  | 2/17/0   | 2/17/0   | 2/17/0  | 2/17/0   | 2/17/04 CSP   | 2/17/04 CSP  | 2/17/04   | 2/14/04 CSP  | 2/13/04 CSP   | 2/13/04 CSP   | 2/13/04 CSP   | 2/13/04 CSP  | 2/13/04 CSP   | 2/13/04 CSP  | 2/13/04 CSP   | 2/13/04 CSP  | Date of<br>Activity                   |
| 2/18/04 CSP   | CSP  | 2/17/04 CSP  | 2/17/04 CSP  | 2/17/04 CSP   | 2/17/04 CSP  | 4 CSP   | 4 CSP  | 4<br>CSP  | 4 CSP  | 4 CSP   | CSP   | CSP   | t CSP  | t CSP   | CSP  | CSP   | CSP  | ld Prvd<br>Ln Itm                     |
| Depositions (Except Experts) - Telephone call from Dan Lozan, AAA Floors, re: his deposition. | Depositions (Except Experts) - Supplement letter to Mr. Lozan, AAA Floors, re: his deposition. | Fact Investigation/Development - Telephone conference with<br>Dan Lozan, owner of AAA Floors, and his wife re:<br>interviewing him regarding work performed at McLoughlin<br>home and taking his deposition. | Analysis/Strategy - Continue preparing status report to client<br>analyzing plaintiffs' medical records. | Written Discovery (RFAs & Interrogatories) - Continue preparing letter to plaintiffs' counsel re: supplementing responses to Liberty's discovery. | Pleadings - Continue preparing letter re: ServiceMaster's motion to strike and ex parte application to continue trial and related dates. | Document Production - Prepare letter to Ray McGiri, plaintiffs' plumber, re: inadvertant production of original plumbing invoices and return of same. | Depositions (Except Experts) - Continue preparing letters to counsel and person most knowledgeable deponents re: upcoming depositions. | Pleadings - Review ServiceMaster's Answer to Second<br>Amended Complaint and letter from plaintiffs' counsel re:<br>extension on supplementation of discovery responses and<br>motion to compet same. | Fact Investigation/Development - Continue reviewing and<br>analyzing plaintiffs' document production for status report to<br>client. | Fact Investigation/Development - Second telephone conference with Ray McGirl, plaintiffs' plumber on their three claims re work performed by him and continuing his deposition. | Fact Investigation/Development - Second delephone conference with Hector Montes and Barr Sarkissian of Sarkissian Carpets re work performed by him and continuing his deposition. | Document Production - Continue reviewing and analyzing extensive documents produced by plaintiffs in status report to client. | Analysis/Strategy - Telephone conference with<br>ServiceMaster's counsel, Ken Greenfield re: USA limited<br>first property mold verdict and probable cancellation of<br>upcoming percipient witness depositions. | Analysis/Strategy - Keview and analyze investigative information on unserved repair contractors and former, potentially related owners of McLoughlin residence; nemorandum to file re same. | Fact Investigation/Development - Draft letter to client summarizing interviews with John Day (tile); Ray McGirl (plumber); Hector Montes/ John Sarkissian (carpet) and Mike Pillar (flooring). | Fact investigation/Development - telephone conterence with John Day of John Day Title re: work performed at the McLoughlin residence. | Depositions (Except Experts) - Telephone conference with Paul Philips, plaintiffs new counsel, re: status of continuing upcoming percipient witness depositions. | Line Item Description                 |
| 0.1   | 0.1  | 0,3  | 0.4  | 0.1   | 0.1  | 0.1   | 0.2  | 0.1   | 3.1  | 0.3   | 0.2   | 0.8   | 0.2  | 0.2   | 0.6  | 0.2   | 0,1  | Time<br>Billed or<br>Unit Cost        |
| 193   | 193.   | 193  | 193  | 193   | 193  | 193   | 193  | 193   | 193  | 193   | 193   | 193   | 193  | 193   | 193  | 193   | 193  | Rate or<br>Expense                    |
| . 19.3 F  | 19.3   | 57.9   | 77.2 F   | 19.3  | 19.3   | 19.3  | 38.6   | 19.3  | . 598.3 F  | 57.9  | 38.6  | 154.4   | 38.6   | 38.6 F  | 115.8  | 38.6 F  | 19.3   | Billed                                |
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| Written Discovery (RFAs & Interrogatories) - Review letter from niaintiffs' counsel. Paul Philips, re; supplemental | Written Discovery (RFAs & Interrogatories) - Telephone conference with plaintiffs' coursel, Paul Philips, re: supplemental interrogatory and production responses and provision of outstanding discovery responses. | Written Discovery (RFAs & Interrogatories) - Review meet and confer letters sent to plaintiffs in preparation for meeting re: supplemental responses and status of responses to Liberty's outstanding discovery. | Document Production - Prepare memo to file re: additional medical records subpoenas based upon plaintiffs' production. | Fact Investigation/Development - Review plumbing invoices<br>received for Ray McGirt and continue preparing summary of<br>various repair entities' work related to plaintiffs' initial two<br>claims. | Analysis/Strategy - Continue preparing letter to client re: interviews with various witnesses. | Depositions (Except Experts) - Continue preparing letter to AAA Floors re. pmk deposition. | Depositions (Except Experts) - Telephone conference with<br>Dan Lozane, AAA Floors re: his deposition and interviewing<br>him regarding work performed at the McLoughlin home. | Fact Investigation/Development - Review letter from AAA Floors re: Daniel Lozane deposition. | Document Production - Review various responses to subpoenas. | Analysis/Strategy - Continue preparing status report to client re: interviews of various repair contractors. | Fact Investigation/Development - Review documents<br>obtained from county recorders office for McLoughlin<br>property.   | Document Production - Continue reviewing documents<br>produced by plaintiffs for status report to client. | Document Production - Review and analyze records produced by A Cut in Time for Ms. McLoughlin for status evaluation report to client. | Written Discovery (RFAs & Interrogationes) - Legal analysis<br>re relevant treating doctors in preparation of subpoenas,<br>laboratories and therapists identified in plaintiffs produced<br>documents. | Written Discovery (RFAs & Interrogatories) - Prepare letter<br>to plaintiffs' counsel re: supplementing discovery responses<br>and memo to file re: background on same. | Written Discovery (RFAs & Interrogatories) - Telephone conference with plaintiffs' new counsel, Paul Philips re: supplementation of discovery responses. | Document Production - Continue preparing letter to Ray<br>McGirl re: production of plumbing work orders/ invoices. | Depositions (Except Experts) - Prepare letter to Dan Lozan, AAA Flooring, re: his deposition. | Fact investigation/Development - Review numerous letters from Compex re: status of obtaining medical records for all plaintiffs from Aerotech Labs; Aetna Health; MSI Labs; Henn Mayo; and Quest facilities. |               |
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|   | 9   | 57   | 57.9   | 77  | 38   | 19   | 19   | 19   | 38.6   | 77.2   | 160  | 540.4   | 57.9  | 57.9  | 38.6  | 38   | 19.3   | 38.   | 38.6   | ea            |
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|   | L310  | L310   | L320   | L110  | L120   | L330   | L330   | L110   | L320   | L120   | L110   | L320  | L320  | L310  | L310  | L310   | L320   | L330  | L110   | CE            |
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|  | 12/17/03 CSP  | 12/15/03   | 12/14/03 CSP   | 12/12/03 CSP   | 12/10/03 CSP  | 12/10/03  | 3/17/04 CSP  | 3/16/04 CSP   | 3/16/04 CSP  | 3/16/04 CSP  | 3/15/04 CSP  | 3/15/04  | 3/15/04  | 3/15/04 CSP  | 3/15/04 CSP  | 3/12/04 CSF  | 3/10/04        | 3/10/04 CSP   | 3/10/04 CSP  | Activity  |
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| Document Production - Continue preparing privilege log for | Document Production - Begin preparing privilege log for documents witheld from discovery or redacted. | Document Production - Continue analyzing claim and other<br>underlying file materials for production (and redaction and<br>segregation of privilged information/ documents). | Fact Investigation/Development - Continue analyzing claim and other underlying file materials for production (and redaction and segregation of privilged information/documents). | Document Production - Continue analyzing claim and other underlying file materials for production (and redaction and segregation of privilged information/ documents). | Fact Investigation/Development - Review underlying file information for various WCAB claims against Tony's Fine Foods for analysis of documents for production. | Document Production - Begin analyzing claim and other underlying file materials for production. | Document Production - Continue preparing medical record subpoenas. | Document Production - Continue preparing subpoenas for McLoughlins' additional medical records. | Written Discovery (RFAs & Interrogatories) - Continue<br>preparing letter to plaintiff's counsel re: extension on<br>Liberty's motion to compel cutoff date. | Depositions (Except Experts) - Continue preparing letter re: upcoming depositions. | Depositions (Except Experts) - Review file and prepare letter to counsel re: upcoming depositions. | Analysis/Strategy - Continue preparing letter to client re:<br>anticipated testimony of plaintiffs' repair contractors on their<br>first two claims. | Written Discovery (RFAs & Interrogatories) - Prepare letter to Paul Philips re; meet and confer regarding outstanding discovery and motion to compel cutoff. | Written Discovery (RFAs & Interrogatories) - Two telephone conferences with Paul Philips, plaintiffs counsel, re: motion to compel cutoff on outstanding discovery and overdue responses to outstanding discovery. | Written Discovery (RFAs & Interrogatories) - Review letter from plaintiffs' counsel re: supplemental responses to outstanding discovery. | Written Discovery (RFAs & Interrogatories) - Two telephone conferences with Paul Philips re: supplemental responses to discovery and production. |                | Written Discovery (RFAs & Interrogatories) - Continue preparing letter to plaintiffs' counsel, Paul Philips, re: discovery supplementation. | Written Discovery (RFAs & Interrogatories) - Telephone conference with plaintiffs' counsel, Paul Philips, re: discovery supplementation. | A A A A CONTROL OF THE |
| <br>>  | 0.6   | 1.6  | 1.4  | 1.7  | 0.3   | 3.6   | 0.2  | 0.4   | 0.1  | 0.1  | 0.2  | 0.2  | 0.2  | 0.2  | 0.1  | 0.2  | 0.8            | 0.1   | 0.1  | Unit Cost   |
| <u>.</u>   | 183   | 183  | 183  | 183  | 183   | 183   | 193  | 193   | 193  | 193  | 193.   | 193.   | 193.   | 193  | 193.   | 193.   | 193            | 193.  | 193.   | Expense   |
| 3  | 109.8 F   | . 292.8  | 256.2  | 311.1  | 54.9  | 658.8   | 38.6   | 77.2  | 19.3   | 19.3   | 38.6   | 38,6   | 38.6   | 38.6 F   | 19.3   | 38.6   | 154.4          | 19.3  | 19.3   |   |
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| 3  | L320  | L320   | L110   | L320   | L110  | L320  | L320   | L320  | 1.310  | L330   | L330   | L120   | L310   | L310   | L310   | L310   | L320           | L310  | L310   |   |
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|  | 7/29/03 CSP  | 7/29/03 CSP  | 7/28/03 CSP  | 7/28/03 CSP   | 7/28/03 CSP   | 7/25/03 CSP   | 3<br>CSP  | 3 CSP  | 3 CSP   | 3 CSP   | 3 CSP  | 3 CSP   | 3 CSP  | CSP  | CSP   | CSP  | 8/1/03 CSP   | 8/1/03 CSP  | 5                     |
| Fact Investigation/Development - Further analysis of extensive Royal & Sunalliance manuscript policy for | Analysis/Strategy - Further preparation of extensive factual background section for coverage analysis of Royal & Sunaliliance Builders Risk manuscript policy. | Fact investigation/Jevelopment - Further analysis or underlying counterclaim and contract for use in coverage analysis of Royal & Sunalliance manuscript policy. | Analysis/Strategy - Initial preparation of extensive factual background section for coverage analysis of Royal & Sunaliliance Builders Risk manuscript policy. | Fact investigation/Development - Analyze Calenergy counterclaim and contract with Kvaerner re: potential to trigger coverage under Royal & Sunalitance Builders Risk Manuscript policy. | Fact Investigation/Development - Continue preparation of memo enumerating all relevant coverages under Royal Sunalliance manuscript Builders Risk policy. | Analysis/Strategy - Analyze effect courts give to manuscript<br>policies where portions of same conflict presenting potential<br>ambiguity. | Analysis/Strategy - Legal analysis of the coverages afforded under consequential loss portion of Builders Risk policy and inherent contradiction with consequential loss exclusion in all risk portion of policy. | Analysis/Strategy - Legal analysis of coverage terminates for<br>substantial construction of building under Builders Risk<br>policy. | Analysis/Strategy - Legal analysis of issue of loss of use and consequential loss exclusions. | Analysis/Strategy - Preparation of memo enumerating all applicable coverages and exclusions set forth in Sunaillance manuscript builders risk policy. | Analysis/Strategy - Legal analysis concerning statutory<br>interpretation of design, plan, material and workmanship<br>exclusion under Builders Risk policy. | Analysis/Strategy - Legal analysis concering statutory interpretation of coverages afforded under construction/ erection "all risks" portion of Builders Risk policy. | Analysis/Strategy - Legal analysis of statutory interpretation of coverages afforded under consequential loss portion of Builders Risk policy. | Analysis/Strategy - Analyze coverages and exclusions in lengthy manuscript Builders Risk policy. | Fact Investigation/Development - Review and analyze Royal & Sunalliance policy re: potential coverage afforded to Kvaerner. | Fact Investigation/Development - Review and analysis of<br>underlying relevant file materials submitted by insured or<br>third parties for coverage investigation under Royal &<br>Sunalilance policy.   | Analysis/Strategy - Draft memo to file analyzing same. | Analysis/Strategy - Analyze caselaw addressing recoverable interest for continuing settlement evaluation. |                       |
| •  |  | <u>-</u>   | 1.2  | 1.3   | 9.0   | 0.7   | 2.2   | 1.2  | 2.5   | 0.6   | 2.9  | 1.9   | 22   | 1.4  | 1.2   | 5.6  | 0.6  | 0.6   | Unit Cost             |
| ·  | 183.   | 183.   | 183  | 183   | 183   | 183.  | 183.  | 183  | 183.  | 183.  | 183.   | 183.  | 183.   | 183.   | 183.  | 183.   | 183.   | 183.  | Expense               |
|  | 183  | 201.3  | 219.6  | 237.9   | 109.8   | 128.1   | 402.6   | 219.6  | 457.5   | 109.8 F   | 530.7  | 347.7   | 366  | 256.2  | 219.6   | 1,207.8 F  | 109.8 ₽  | 109.8   |                       |
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|  | L120   | L110   | L120   | L110  | L110  | L120  | L120  | L120   | L120  | L120  | L120   | L120  | L120   | L120   | L110  | L110   | L120   | L120  |                       |
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|  |  | -  |   |  |   |   |  |   |   |  | j   | 3 ;                                  |
| Fact investigation/Development - Further preparation of<br>memo to file addressing relevant policy language from Royal | Analysis/Strategy - Further preparation of coverage opinion focusing on analyzing caselaw interpretation of substantial complexion per above and potential ambulty created in light of contrary policy provision terminating risk upon issuance of Final Certi | Fact investigation/Development - Legal analysis of federal<br>cases addressing whether substantial completion under<br>manuscript builder's risk policy occurs at completion of<br>physical building or commencement of operations and if the<br>latter, whether performan | Fact Investigation/Development - Analyze Royal &<br>Sunalisance policy and underlying contract to identify all<br>events that would serve to terminate builder's risk policy<br>coverage. | Analysis/Strategy - Additional preparation of extensive (over<br>40 pages) of coverage opinion analyzing casalaw<br>interpretation of whether the cost to remedy Kvaerner's<br>defective work and/or materials fall within the policy's<br>exclusion precluding coverage f | Analysis/Strategy - Legal analysis of issue of whether the cost to remedy Kvaerner's defective work and/or materials real within the policy's exclusion precluding coverage for repairing Kvaerner's defective workmanship. | Analysis/Strategy - Further preparation of coverage opinion<br>analyzing caselaw interpretation of whether there is<br>coverage under Royal & Sunalliance policy for a non-<br>functioning Zinc Recovery Project under Section I requiring<br>that Royal & Sunalliance repl | Analysis/Strategy - Legal analysis of issue as to whether nerverse coverage under Royal & Sunalliance policy for a not functioning Zinc Recovery Project under Section I requiring that Royal & Sunalliance replace and/or repair any of the subject matter in | Analysis/Strategy - Preparation of coverage opinion for<br>Royal & Sunalliance policy analyzing whether Cal Energy<br>counterclaim against Kvaemer will trigger coverage under<br>liability portion of Builders Risk policy where no independent<br>third party claim exi | Analysis/Strategy - Analyze analogus California caselaw interpretation under CGL policy to address whether Cal Energy counterclaim against Kværner will trigger coverage under llability portion of Builders Risk policy where no independent third party cla | Analysis/Strategy - Legal analysis of multiple states and<br>federal casetaw interpretation of whether Cal Energy<br>counterclaim against Kvaerner will trigger coverage under<br>liability portion of Builders Risk policy where no independent<br>third party claim exis | Analysis/Strategy - Prepare detailed analysis of coverages and exclusions under Royal & Sunalliance manuscript policy for coverage opinion. | Ln Itm                               |
| iligation  | strategy<br>in analy<br>in per at<br>policy  | tigation<br>ressing<br>t builde<br>uilding a   | tigation<br>e policy<br>t would   | trategy of cove ion of w vork an preclud   | trategy<br>redy Kv<br>he polit  | trategy<br>caselaw<br>inder R<br>Zinc R   | trategy<br>verage<br>Zinc R<br>& Suna  | trategy inalliani m agair tion of E   | rategy on under<br>on under<br>on tercla<br>ity portiont third  | rategy<br>etaw int<br>m agair<br>tion of E   | rategy<br>ons une<br>e opinio   |                                      |
| )/Deve   | - Furt<br>/zing c<br>oove a<br>provis  | /Deve<br>wheth<br>or corr<br>or corr   | /Devel<br>/ and u<br>serve  | - Addi<br>arage c<br>hether<br>d/or m  | <ul> <li>Lega<br/>/aernel<br/>y's ex<br/>y's def</li> </ul>   | - Furth / interp / oyal & lecove  | - Lega<br>under<br>ecove   | - Prepice poli  | - Anal)<br>ar CGL<br>im aga<br>ion of t<br>party o  | Legal<br>terpret<br>1st Kva<br>3uilder<br>3uilder  | - Prepa<br>der Ro   |                                      |
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| ant-F  | epara<br>w inte<br>tential<br>rmina  | ont - L<br>bstant<br>y occi  | nt - A<br>ying c<br>minat   | prepa<br>n anal<br>cost to<br>is fall<br>e f   | ysis o<br>ective<br>n pred<br>work  | aparat<br>on of<br>illiano<br>ject u  | ysis o<br>& Su<br>ject u<br>ice an   | n of co<br>alyzin<br>will to<br>polic   | nalogu<br>y to a<br>(vaerr<br>rs Ris  | ysis of<br>of whe<br>will to<br>polic  | tailed  |                                      |
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| angua<br>teret   | of covi  | analys<br>econs<br>perati  | e Roy<br>ct to i<br>der's   | case<br>case<br>ady K  | le of v<br>cand/<br>g cov   | f cove<br>her the<br>cy for<br>Section  | e as t<br>nce p<br>Section<br>repair   | ge op   | ifornia<br>is whe<br>is trigg<br>cy wh  | Cal E  | ysis o  |                                      |
| parati<br>age fi   | erage<br>of sub<br>reate<br>oon is   | sis of<br>tion u<br>pletion<br>tions a   | yal &<br>risk p   | extens<br>slaw<br>vaern<br>policy  | wheth<br>for ma   | erage<br>ere is<br>e a no<br>on I re  | to who solicy on I re  | Dinion<br>Cal E<br>Brage<br>o inde  | a cas<br>ether<br>ger co  | tates<br>inergy<br>srage<br>o inde   | nuscri  |                                      |
| on of  | stanti<br>d in lig<br>suanc  | federa<br>inder<br>n of<br>and if t  | y all<br>olicy  | ive (or<br>er's  | er the<br>atenal  | opinic<br>n-<br>equirin   | ether<br>for a r<br>equirin  | tor<br>nergy<br>under<br>spenda   | elaw<br>Cal<br>Cal<br>verag   | and<br>/<br>under<br>penda   | erages<br>pt poli   |                                      |
| oyai   | e of   | he **  |   | ě,   |   | ő ř   | g on   | an `  | i ii  | in t   | জু  | Unit Bille                           |
|  | 1.<br>N  | 1.4  | 1.2   | 1.2  | <u> </u>  | 1.2   | 1.2  | <u></u><br>ώ  | <u>-</u>  | 1.3  | 1.4   | Billed or<br>Unit Cost               |
|  |  |  |   |  | <u></u>   | =   | <b>#</b>   | ### ### ### ### ######################  | ## ## ## ## ## ## ## ## ## ## ## ## ##  | 183  | 183   | Rate or<br>Expense                   |
|  | 183  | 8  | 183.  | 83.  | 183   | 183.  | 783  | 183.  | 183   | , S  | İ   | Billed                               |
|  | 219.6  | 256.2  | 219.6   | 219.6  | 201.3   | 219.6   | 219.6  | 237.9 F   | 237.9 F   | 237.9 F  | 256.2 F   |                                      |
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|  | #<br>Z   | #<br>Z   | #<br>Z  | # 2  | #<br>2  | #<br>N  | # Z  | #<br>Z  | #<br>Z  | #<br>Z   | #<br>N  | 1                                    |
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|  | L120   | L110   | L110  | L120   | L 120   | L120  | L120   | L120  | L120  | L120   | L120  | Utoms                                |
|  | Cra  | Cra  | Crai  | Cra  | Crai  | Crai  | Спа  | Crai  | Craig   | Craig  | Craig   | Name                                 |
| )  | Craig S Pynes  | Craig S Pynes  | Craig S Pynes   | Craig S Pynes  | Craig S Pynes   | Craig S Pynes   | Craig S Pynes  | Craig S Pynes   | Craig S Pynes   | Craig S Pynes  | Craig S Pynes   | 6                                    |
|  | Y)   | ne   | mes   | mes  | nes   | nes   | nes  | nes   | nes   | nes  | ser   |                                      |

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|  |  | 77  | 76  | 75  | 73   | 72  | 71  | 69  | 68   | 63  | 52  | 51  | 3 5   | ٥   | 20   | 7   | Line                       |
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|  |  |   |   |   |  |   |   | 31  | 3  | 7   | <u> </u>  |   |   |   |  |   | Activity                   |
|  | 8/13/03 CSP  | 8/12/03 CSP   | 8/12/03 CSP   | 8/12/03 CSP   | 8/11/03 CSP  | 8/11/03   | 8/11/03 CSP   | 8/9/03  | 8/9/03 CSP   | 8/8/03 CSP  | 8/7/03  | 8/7/03  | 8/1/03  | B/1/03  | 8/1/03   | 8/1/03 CSP  |                            |
| 2  | වූ   | CSP   | CSP   | CS<br>P   | CSP  | CSP   | CSP   | CSP   |  |   | CSP   |   |   |   |  |   | Ln Itm                     |
| Analysis/Strategy - Analyze case law re: whether Royal policy is primary to Wassau policy and, if so, under what | Analysis/Strategy - Analyze Wassau policy re: primary and other insurance issues for coverage opinion. | Analysis/Strategy - Further preparation of extensive coverage opinion (almost 50 pages) of Royal and Sunalliance manuscript policy. | Analysis/Strategy - Prepare sections of coverage opinion<br>analyzing same. | Analysis/Strategy - Legal analysis re: whether punitive damages, injunctive relief and attorneys fees will be recoverable under Royal policy. | Analysis/Strategy - Legal analysis of right to indemnity of consequential losses where project delayed and scope of recovery for same. | Analysis/Strategy - Draft sections of coverage opinion addressing right to recover economic and liquidated damages. | Analysis/Strategy - Legal and ractual analysis re. right to recover economic and liquidated damages in light of policy's exclusion for consequential losses and fortuitous loss requirements. | Analysis/Strategy - Draft portion of coverage opinion analyzing same and potential that Glegg's status as independent contractor and/or consultant can be utilized to escape workmanship exclusion. | Analysis/Strategy - Legal analysis of country-wide case law interpretation of under what circumstances a subcontractor's deficient work will escape defective workmanship exclusion under Royal policy in preparation for motion to amend to allege claims aga | Analysis/Strategy - Legal analysis re: whether work performed by a subcontractor avoids application of workmanship exclusion. | Analysis/Strategy - Prepare section of coverage opinior<br>addressing consequential damage exception to<br>workmanship exclusion where Kvaerner's work alleged to<br>have damaged subcontractors' work and equipment. | Analysis/Strategy - Legal analysis of consequential damage exception to workmanship exclusion where Kvaerner's work alteged to have damaged subcontractors' work and equipment. | Analysis/Strategy - Preparation of opinion re scope of exception to exclusion where insured's defective work damages a project. | Analysis/Strategy - Review and analyze California and<br>nationwide case law addressing scope of Builders Risk<br>policy exclusion for insured's defective work product and<br>scope of exception to exclusion where insured's defective<br>work damages a project. | Analysis/Strategy - Preparation of coverage opinion addressing coverage under Builder's Risk policy. | Analysis/Strategy - Review and analyze California and nationwide case law addressing scope of Builders Risk policy coverage for repair and/or replacement of lost, destroyed or damaged property and interplay with exclusion for insured's work product. |                            |
| <b>5</b>   | 0.4  | 1.8   | 1.2   | - <del>-</del>  | 0.6  |   | 1.5   | 1.2   | 1.20   | 0.7   | 0.9   | - <u>+</u>  | 1.5   | 1.5   | 1.3  | 1.4   | Billed or F<br>Unit Cost E |
| 183  | 183  | 183   | 183   | 183   | 183  | 183   | 183   | 183.  | 183.   | 183.  | 183.  | 183.  | 183.  | 183.  | 183.   | 183.  | Rate or<br>Expense         |
|  |  | 329.4   | 219.6   | 237   | 109.8  | 274.5 F   | 274.5   | 219.6   | 219.6  | 128.1 F   | 164.7   | 256.2   | 274.5   | 274.5   | 237.9  | 256.2   | Billed                     |
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|  |  |   |   |   |  |   |   |   |  |   |   |   | William   |   |  |   | ce Adj<br>Desc Inv         |
| Senior   | Senior   | Senior<br>Partner   | Partner   | Senior<br>Partner   | Senior<br>Partner  | Senior<br>Partner   | Senior<br>Partner   | Senior<br>Partner   | Senior   | Senior<br>Partner   | Senior<br>Partner   | Senior  | Senior  | Senior  | Partner  | Senior  | Adj                        |
| r L120   | r L120   | r L120  | r L120  | r L120  | r<br>L120  | L120  | L120  | L120  | L120   | L120  | L120  | L120  | L120  | L120  | L120   | L120  | Utbms                      |
| Craig S Pynes  | Craig S Pynes  | Craig S Pynes   | Craig S Pynes   | Craig S Pynes   | Craig S Pynes  | Craig S Pynes   | Craig S Pynes   | Craig S Pynes   | Craig S Pynes  | Craig S Pynes   | Craig S Pynes   | Craig S Pynes   | Craig S Pynes   | Craig S Pynes   | Craig S Pynes  | Craig S Pynes   | Name                       |

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| 200702000000000000000000000000000000000   | 00070616725012  | 00070616725012   | 00070616725012  | 00070616725012  | 00070616725012  | 00070616725012  | 00070616725012   | 00070616725012  | 00070616725012  | 00070616725012  | 00070616725012   | 00070616725012   | 00070616725011   | 00070616725011   | 00070616725011  | 00070616725011   | 00070616725011   | 00070616725011  | 00070616725011   | Number Invoice Number<br>Line<br>Item   |
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| ŝ   | CSP   | CSP  | CSP   | CSP   | CSP   |   |  | CSP   | CSP   | CSP   | _  |  |  |  | CSP   | _  |  |   |  | ld Prvd<br>Ln ltm                       |
| Dispositive Motions - Begin preparing motion for summary adjudication on both Wausau's complaint and first four revises of action in Kvaerner's counterclaim. | Dispositive Motions - Analyze Wausau and Globe policies<br>and underlying file materials for use in preparing motion for<br>summary adjudication. | Dispositive Motions - Analyze case law addressing project completion under a builder's risk policy and ability for court to adjudicate discrete issues of policy obligations for use in summary adjudication motion. | Dispositive Motions - Review and analyze Catchergy contract for use in motion for summary adjudication. | Dispositive Motions - Review file materials re: documents supporting damages during ongoing construction. | Analysis/Strategy - Review and analyze Wausau and Globe policies for summary adjudication motion. | Analysis/Strategy - Analyze case law re: whether court can adjudicate policy coverage issues where it will not result in eliminating all liability or damages and, if so, to what extent for motion for summary judgment. | Analysis/Strategy - Review and analyze file materials for use in preparing motion for summary adjudication on Wausau complaint and Kvaerner counter-claim.   | Analysis/Strategy - Analyze case law re: preclusion of bad faith cause of action if Wausau policy found to be excess to Globe policy. | Analysis/Strategy - Analyze case law interpretation addressing CGL policy providing excess coverage where specified to be excess over builders risk coverage for Motion for Summary Adjudication. | Analysis/Strategy - Analyze case law interpreting lack of coverage where policies cover different risks for same. | Analysis/Strategy - Analyze case authorities addressing<br>excess other insurance clauses precluding coverage where<br>competing policy contains pro rata other insurance clause for<br>motion for summary adjudication. | Analysis/Strategy - Analyze case law re: affirmatively bringing motion for summary adjudication involving party not yet in case and prepare memo to file analyzing same. | Fact Investigation/Development - Discuss tender under Royal & Sunalliance policy with Susan Olson. | Analysis/Strategy - Further preparation of coverage opinion (almost 55 pages). | Analysis/Strategy - Prepare portions of coverage opinion<br>analyzing same. | Analysis/Strategy - Analyze case law re: what circumstances can carrier cancel or rescind its policy and whether failure of additional insured to provide Royal with notice of claim relieves Royal from its duty to pay indemnity benefits. | Analysis/Strategy - Analyze Royal & Sunalliance policy provisions authorizing insurer to cancel and rescind policy and notice and stoppage provisions. | Analysis/Strategy - Further preparation of coverage openion analyzing Royal policy (over 50 pages). | Analysis/Strategy - Draft portion of coverage opinion addressing primary and other insurance issues. | id Prvd Line Item Description<br>Ln Itm |
| ىد<br>س   |   | 1.7  | 0.7   | 0.4   | 0.7   | 0.7   | 1.4  | 1.3   | 1.2   | 0.8   |  | 0.4  | 0,3  | 1.7  | 1.2   | 1.2  | 0.4  | 5.3   |  | Time<br>Billed or<br>Unit Cost          |
|   | 183   | 183  | 183   | 183   | 183   | 183   | 183.   | 183   | 183   | 183.  | 183.   | 183.   | 183.   | 183.   | 183.  | 183.   | 183.   | 183.  | 183.   | Hourly<br>Rate or<br>Expense            |
| 603 9 F   | 201.3 ⊨   | 311.1 F  | 128.1 F   | 73.2 F  | 128.1 F   | 128.1 F   | 256.2 F  | 237.9 F   | 219.6 ₩   | 146.4 F   | 201.3 F  | 73.2 F   | 54.9 F   | 311.1 F  | 219.6 F   | 219.6 F  | 73.2 F   | 969.9 F   | 201.3 F  | Total Bil<br>Billed lin                 |
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| L240  | L240  | L240   | L240  | L240  | L120  | L120  | L120   | L120  | L120  | L120  | L120   | L120   | L110   | L120   | L120  | L120   | L120   | L120  | L120   | Utbms                                   |
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| n i  | 54   | 53   | 52   | 51   | 50  | 4.  | 40  | 38   | 38  | 37   | 36  | 35   | 34   | ဒ္ဌ   | 32  | သ   | 30   | Line                   |
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| Pleadings - Preparation of Motion to Amend Complaint to<br>add various insurer defendants and finalize same. | Pleadings - Analyze causes of action available against newly identified insurers where Wausau has not paid any monies toward defense or indemnity and begin preparing amended complaint. | Pleadings - Review documents produced by Kvaerner re:<br>policies for other defendants sought to be added by<br>amended complaint and review file re: written and informal<br>discovery for support of motion. | Pleadings - Analyze case law addressing whether two<br>Proposed defendants settlement with Kvaerner impairs<br>Wausau's right to seek declaratory relief for their contribution<br>toward Kvaerner's defense and indemnity for motion to<br>amend. | Pleadings - Review local rules re: last day to file motion to amended complaint. | Pleadings - Review and analyze case law addressing<br>permissive and mandatory joinder requirements for motion<br>for leave to amend. | Dispositive Motions - Review file materials re: Judge<br>Hamilton's orders addressing court requirements for<br>summary adjudication/ summary judgment motions. | Pleadings - Begin reviewing case law addressing liberality by court in permitting amendment of pleadings for motion to amend. | Dispositive Motions - Further analysis of California and Ninth Circuit case law addressing CGL policy deemed axcess requiring exhaustion of Builder's Risk policy where Builder's Risk policy covers ongoing construction operations for motion for summary ad | Dispositive Motions - Further analysis of Ninth Circuit and California case law addressing scope of Builder's Risk policies for ongoing construction and lack of overlap with CGL coverage for motion for summary adjudication. | Dispositive Motions - Review and analyze requirements re: meet and confer and joint statement of uncontroverted facts for motion for summary adjudication. | Dispositive Motions - Prepare proposed order on motion for summary adjudication of Wausau complaint and Kvaerner counter-claim. | Dispositive Motions - Prepare declaration of Susan Olson in<br>support of Motion for Summary Adjudication. | Dispositive Motions - Review file materials re: various documents in support of motion for summary adjudication and authentication for same. | Dispositive Motions - Draft declaration of Randy Schubert in<br>support of motion for summary adjudication. | Dispositive Motions - Review case law addressing authority for attorney to authenticate insurance policy for motion for summary adjudication. | Dispositive Motions - Continue preparing motion for<br>summary adjudication on complaint and first four causes of<br>action in cross-complaint. | Dispositive Motions - Analyze case law addressing<br>exhaustion of builders risk coverage to trigger CGL coverage<br>as excess policy. | Ln ltm                 |
| 29   | 0.7  | 1.2  | 0.8  | 0.2  | 1.2   | 0.2   | 0.5   | 0.7  | 0.8   | 0.4  | 0.3   | 0.3  | 0.7  | 0.3   | 0.5   | 1.8   | 1.2  | Billed or F            |
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| Fact Investigation/Development - Analyze tender miormation<br>re: initiation date for duty to defend to analyze responsibility<br>for Farella defense fees | Fact Investigation/Development - Discuss with Susan Olson analysis of Farella fee documents re: reductions to same. | Pleadings - Prepare First Amended Complaint for fling. | Dispositive Motions - Continue preparing orders for mount for Summary Judgment and Partial Summary Judgment against Counterclaim. | Dispositive Motions - Continue preparing declaration of Randy Schubert in support of same. | Dispositive Motions - Continue preparing declaration of<br>Susan Olson in support of Motion for Summary Judgment<br>and Motion for Partial Summary Judgment. | Dispositive Motions - Continue preparing Motion for<br>Summary Judgment on Complaint and Partial Summary<br>Judgment on first four causes of action of Counterclaim. | Dispositive Motions - Further preparation of declaration of Susan Olson in support of motion for summary judgment. | Dispositive Motions - Continue preparing declaration of Randy Schubert in support of Motion for Summary Judgment of Complaint and Partial Summary Judgment of the Counterdaim. | Dispositive Motions - Further preparation of proposed orders<br>on motion for summary judgment and motion for partial<br>summary judgment. | Dispositive Motions - Conference with court re: motion to amend. | Dispositive Motions - Analyze case law addressing required<br>interpretation of state law by district court for diversity claims<br>for same. | Dispositive Motions - Analyze case law addressing coverage afforded by CGL policies using similar ISO language to Wausau's and whether they only provide coverage for completed operations for motions for summary judgment and summary adjudication. | Dispositive Motions - Further preparation of motion for summary judgment on complaint and summary adjudication of first four causes of action on counter-claim. | Dispositive Motions - Review underlying file documents for further support that damages occurred during ongoing construction for motion for summary adjudication. | Pleadings - Review case law addressing propriety of allowing amendment to add parties to action pursuant to motion to amend. | Pleadings - Review and analyze case law addressing whether a new proposed defendant is required to be served with motion to amend or only amended complaint. | Pleadings - Prepare proposed order for same. | Pleadings - Prepare declaration of Susan Olson in support of same. | -                                     |
| <b>5</b>   | 0.1   | 0.2  | 0.2   | 0.2  | 0.2  | 1,9  | 0.2  | 0.2  | 0.2  | 0.2  | 0.6   | 0.8   | 3.2   | 1.3   | 1.2  | 0.6  | 0.2  | 0.2  | Billed or Rate or<br>Unit Cost Expens |
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| Other Case Assessment, Development and Admin Continue preparing case summary for meeting with home   | Pleadings - Prepare Joint Statement of Undisputed Facts and Law for Motion for Summary Judgment. | Settlement/Non-Binding ADR - Continue preparing portions<br>of mediation brief addressing reductions in fees and costs<br>pursuant to Buss; reasonableness and pre-tender and<br>incorporate charts re; same. | Settlement/Non-Binding ADR - Prepare charts depicting noncovered defense fees each month under Buss; precluded under reasonableness analyses and costs reductions for mediation. | Pleadings - Draft portions of mediation brief analyzing recovery of defense fees and costs pursuant to Buss precedent v. under reasonableness analysis. | Analysis/Strategy - Analyze case law re: preclusion of<br>various types of fees sought by Kvaerner in mediation for<br>analysis in mediation brief. | Analysis/Strategy - Analyze and calculate total defense fees and costs assuming payment pursuant to Buss precendent v. based on reasonableness for mediation. | Analysis/Strategy - Review case law re: whether pretender fees are ever recoverable if duty to defend found for Farella fee analysis. | Fact investigation/Development - continue recalculating<br>Farella billings by hourly rate and based on Buss or non-<br>Buss based fee preclusion for all billings for mediation and<br>reduction of costs in compliance with Liberty guidelines. | Analysis/Strategy - Prepare memo and discuss with Susan Olson re: rate reduction against Farella fees. | Analysis/Strategy - Begin recalculating Farella billings by hourly rate and based on Buss or non-Buss based fee predusion for all billings for mediation and reduction of costs in compliance with Liberty guidelines. | Fact Investigation/Development - Review and analyze underlying file materials to facilitate analysis of Farella fee documents. | Fact Investigation/Development - Continue reviewing hareila<br>fee documents for reduction as unrelated to defense or<br>unreasonable. | Analysis/Strategy - Review and analyze case taw re: ability to reduce panel counsel fees where no defense provided. | Fact Investigation/Development - Review underlying the materials re: interpretation of fee bills. | Fact Investigation/Development - Begin reviewing Farelia fee bills re; reduction of same as either uncovered; potentially covered but unrecoverable or subject to CC 2860 reduction. | Analysis/Strategy - Prepare memos to Susan Olson re: expansion of fee reduction to incorporate same and calculation of basis for reduction of same. | Analysis/Strategy - Analyze case law addressing bases for reducing Farella fee bills to Wausau's panel rate. |               |
|  |  | 0.7   | 0.6  | 1.8   | 0.4   | 0.5   | 0.3   |   | 0.2  | 2.9  | 0.8  | 2.8  | 0,4   | 0,8   | 2.5  | 0.2   | 0.6  | Unit Cost     |
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| Settlement/Non-Binding ADR - Analysis of extensive source | Settlement/Non-Binding ADR - Draft memo to file analyzing<br>substance of cuts to Mineral Advisory Group and Peterson<br>Bernington invoices and analyzing work performed by dozen<br>additional vendors. | Settlement/Non-Binding ADR - Continue preparing numerous charts for arbitration. | Settlement/Non-Binding ADR - Prepare memo to file re legal analysis of application of legal standards to proposed reductions to be used in support of mediation brief. | Pleadings - Review and analyze mediation brief re: analysis of proposed fee reductions under different legal tests. | Settlement/Non-Binding ADR - Continue preparing analysis re proposed redations of various invoices. | Settlement/Non-Binding ADR - Review and analyze mediation brief in relation to proposed attorney fee reductions. | Settlement/Non-Binding ADR - Continue preparing analysis depicting reudctions in Mineral Advisory Group's billings, including calculating and reviewing calculations related to same. | Court-Mandated Conferences - Continue preparing analysis of proposed reductions in Farella, Braun and Martel billings, including calculating and reviewing calculations related to same. | Settlement/Non-Binding ADR - Review and analysis of<br>outside vendor invoices from Xenolith/ Monolith; Rowan<br>Williams, Davis & Inwin; Adrian International and<br>Miscellaneous re: reduction of fees and costs.  | depicting reductions to Peterson invoices. | Settlement/Non-Binding ADR - Analyze Peterson ' Barrington Consultant's bills and costs re: reduction. | Settlement/Non-Binding ADR - Preparation on analysis depicting macro and micro reductions in Mineral Advisory Group's Internal expenses. | Analysis/Strategy - Analyze Mineral Advisory Group's Internal bills and costs re: reduction | Settlement/Non-Binding ADR - Discuss with Susan Olson<br>breakdown of extensive outside fees and costs incurred by<br>Kvaerner for analysis of same and breakdown into charts for<br>use at mediation.   | Other Case Assessment, Development and Admin Continue preparing case summary for home office meetings | Other Case Assessment, Development and Admin Legal analysis of invoices and initial preparation of six additional charts addressing reduction in Farella, Braun and Martel billings based on Buss, reasonableness and combined and delineate by biller, rat | Settlement/Non-Binding ADR - Review and analyze all Farella Braun billing invoices re: reductions in rate, hourly fees and costs based upon combined reductions for use in preparing additional fee reduction charts for mediation. | Id Pryd Line Item Description<br>Ln Itm    |
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| Dispositive Motions - Prepare separate statement in support of Liberty Mutual Insurance Company motion for summary indoment against Church Insurance Company's Complaint | Dispositive Motions - Continue preparing two motions for summary judgment on behalf of Liberty Mutual Insurance Company re separate complaints filed by Church Insurance Company and Church Insurance Agency. | Fact Investigation/Development - Telephone converence with<br>Felchin firm underlying operative complaints and other<br>documents in support of two summary judgment motions. | Dispositive Motions - Further preparation of motion for summary judgment against Church insurance Company and Church insurance Agency re LMIC not having issued a policy to a mutual insured. | Dispositive Motions - Prepare proposed order on Liberty's<br>motion for summary judgment against Church Insurance<br>Agency. | Dispositive Motions - Prepare proposed order on Liberty's motion for summary judgment against Church Insurance Company. | Dispositive Motions - Prepare separate statement in support<br>of Liberty Mutual Insurance Company motion for summary<br>judgment against Church Insurance Agency's operative<br>complaint.   | Dispositive Motions - Telephone conference with Felchin firm in underlying actions. | Analysis/Strategy - Analyze rights to contribution and<br>subrogation case when insured has no rights under policy re<br>preparation of motion for summary judgment. | summary judgment against Church insurance Company and Church insurance Agency. | Dispositive Motions - Prepare declaration of Melody Yee in<br>support of motion for summary judgment. | support of motion for summary judgment. | Analysis/Strategy - Review and analyze case law re: Liberty Mutual Internance Company not liable on policy issued by Liberty Mutual Fire Insurance Company. | Fact Investigation/Development - Review and analyze file for<br>use in preparing Motion for Summary Judgment on behalf of<br>Liberty Mutual Insurance Company against both<br>consolidated actions. | Analysis/Strategy - Further analysis of whether covered<br>portion of nontendered claim can be settled under Oregon<br>law. | Analysis/Strategy - Review and analysis generally re: potential fees and costs if court applies liberal ninth circuit duty to defend standard and finds duty to defend. | Fact investigation/Development - Compile and calculate<br>Farella, Braun's reasonable reduced fees at their regular<br>rates assuming denial of a defense eliminates Buss<br>arguments. | Settlement/Non-Binding ADR - Review mediation notebook |                           |
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| Analysis Strategy - Analyze enerch princers certaincares of insurance issued by CIAC and whether outside the scope of its authority in issuing same for liability analysis and defended in the professions. | Analysis/Strategy - Analyze viability of claim by LMFIC against CIAC, as alleged agent for re-gliptone and total equitable indemnity re-potential cross-complaint. | Analysis/Strategy - Analyze scope of CIAC's ability to bind insurer to coverage, without the latter's consent, based upon ostensible authority or authority by estoppe. | Analysis/Strategy - Analyze whether CIAC qualities as an<br>agent or a broker and factual distinctions between insurance<br>agent and broker for liability. | Fact investigation/Development - Review and analyze<br>agency and pleading and discovery file materials re:<br>information regarding Liberty's relationship with Church<br>insurance Agency for analysis of potential liability flowing<br>from agency's negligence. | Analysis/Strategy - Prepare legal analysis of viability of<br>indemnity claim against alleged agent. | Analysis/Strategy - Analyze viability of LMFIC suing alleged agent for equitable indemnity for agent's negligent conduct. | Dispositive Motions - Prepare supporting documents for motions for summary judgment. | Dispositive Motions - Further preparation of proposed orders for same. | Dispositive Motions - Further preparation of separate statement in support of motion for summary judgment against Church Insurance Company Complaint. | Dispositive Motions - Further preparation of separate<br>statement in support of motion for summary judgment<br>including supporting declarations against Church Agency<br>Compilaint. | Dispositive Motions - Further preparation of motion for summary judgment against Church Insurance Agency | Dispositive Motions - Further preparation of motion for<br>summary judgment, including supporting declarations<br>against Church Insurance Company. | Dispositive Motions - Further preparation of proposed order on Liberty's Motion for Summary Judgment against Church insurance Agency Complaint and related Cross-complaints | Dispositive Motions - Further preparation of separate statement in support of Liberty's motion for summary judgment against Church Insurance Company. | Dispositive Motions - Further preparation of separate statement in support of Liberty's motion for summary judgment against Church Insurance Agency. | Fact Investigation/Development - Telephone call to Felchin firm re documents in support of motion for summary judgment. | Dispositive Motions - Further preparation of motion for summary judgment against Church Insurance Company | Dispositive Motions - Further preparation of proposed order<br>on Liberty's motion for summary judgment against Church<br>Insurance Company. |                        |
| ssued<br>in issi  | rategy<br>C, as<br>idemni  | rategy<br>overag  | rategy<br>broker<br>broker  | igation<br>plead<br>regard<br>agency<br>y's neg  | rategy<br>laim a   | rategy<br>quitable  | Motion   | Motion   | Motion<br>n supp<br>arch in   | Motion<br>n suppi<br>npportit  | Motion   | Motion<br>dgmer   | Motion<br>Motion<br>gency   | Motion<br>suppo<br>gainst   | Motion<br>suppo<br>gainst  | gation/<br>iments   | Motion  | Motion<br>motior<br>compar   |                        |
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| Analysis/Strategy - Analyze whether Liberty can be held liable for alleged unreasonable failure to settle action for  | Analysis/Strategy - Continue preparing coverage opinion<br>analyzing coverage for actions against D and K Drywall. | Analysis/Strategy - Further analysis of Nevada law re property exclusions for coverage opinion. | Analysis/Strategy - Further preparation of coverage opinge: Nevada and California treatment of economic losses      | Analysis/Strategy - Further prepare coverage opinion<br>analyzing actions and underlying evidence and testimony<br>against D & K Drywall; noncumulation clause and anti-<br>stacking case law. | Analysis/Strategy - Further preparation of coverage op<br>re analysis of whether economic damages will ever be<br>covered damages under Nevada law, and, if so, under<br>circumstances for coverage opinion.           | Analysis/Strategy - Further prepararation of coverage opinion re analysis of whether mere presence of a defect product triggers coverage under Nevada law or whether product must at least impact building structural integrity.    | Fact investigati<br>Liberty policies  | Analysis/Strategy - Initial preparation of cove<br>legal analysis of Nevada and California case<br>v. uncovered damages for coverage opinion.                                | Fact Investigation/Development - Continue to review and<br>analyze file materials for preparation of coverage opinion | Fact investigation/Development - Begin reviewing file<br>materials for coverage opinion. | Analysis/Strategy - Continue preparing extensive memo<br>analyzing numerous agency issues for discovery (over 30<br>page memo). | Analysis/Strategy - Further preparation of extensive memorandum analyzing agency issues; CIAC's ability and authority to bind LMFIC; LMFIC's vicarious liability for CIAC's tortious conduct and ability to recover against CIAC for same. | Analysis/Strategy - Further analysis of Church Insurance<br>Agency's ability to bind coverage through ostensible<br>authority or estoppel, for legal analysis memorandum. | Analysis/Strategy - Prepare legal analysis, memorandum re<br>key legal issues, analyzing agent v. broker distinctions;<br>scope of authority for same based upon actual, ostensible<br>and estoppel theories and effect of binder and certificate of<br>insurance on same; | Analysis/Strategy - Analyze scope of LMFIC's liability for<br>agent's v. broker's negligence for same. | Analysis/Strategy - Analyze burden of proof issues, oral insurance contract and defenses against same for case evaluation and analysis for Liberty. | Analysis/Strategy - Analyze potential theories to establish Church insurance Agency's authority to bind coverage, including actual and ostensible authority and through estoppel for case evaluation. |  |
| rategy -<br>eged un   | rategy -<br>overage  | rategy -<br>clusions  | ategy -<br>and Cal  | ategy -<br>ctions an<br>K Dryw<br>se law.  | ategy - of wheth   | ategy - I<br>nalysis o<br>gers cov  | gation/D<br>ies.  | ategy - I<br>is of Ne<br>d damag   | jation/D<br>material  | ation/D  | ategy - (<br>imerous<br>).  | ategy - F<br>m analy<br>pind LMI<br>sus cond   | ategy - F<br>ility to bi<br>estoppel  | ategy - F<br>ues, and<br>hority fo<br>I theorie<br>I same:   | ategy -/<br>oker's n   | ategy - A<br>intract a<br>ind analy   | ategy - A<br>rance Ay<br>ual and<br>case ev   |  |
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| e held<br>ion for   | pinion<br>ywall.   | Te  | Analysis/Strategy - Further preparation of coverage opinion re: Nevada and California treatment of economic losses. | timony<br>anti-  | Analysis/Strategy - Further preparation of coverage opinion<br>re analysis of whether economic damages will ever be<br>covered damages under Nevada law, and, if so, under what<br>circumstances for coverage opinion. | Analysis/Strategy - Further prepararation of coverage opinion re analysis of whether mere presence of a defective product triggers coverage under Nevada law or whether product must at least impact building structural integrity. | Fact Investigation/Development - Review and analyze four<br>Liberty policies. | Analysis/Strategy - Initial preparation of coverage opinion re<br>legal analysis of Nevada and California case law re: covered<br>v. uncovered damages for coverage opinion. | w and<br>pinion.  | ile  | nemo<br>over 30   | ity and<br>for<br>st CIAC  | rance<br>e<br>m.  | Analysis/Strategy - Prepare legal analysis, memorandum re<br>key legal issues, analyzing agent v. broker distinctions;<br>scope of authority for same based upon actual, ostensible<br>and estoppel theories and effect of binder and certificate of<br>insurance on same: | ty for   | oral  | tablish<br>age,<br>h  |  |
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| Fact Investigation/Development - Review             | Fact It  | Fact I  | covera                                  | Fact In<br>law ad  | Fact Investigation/Development - Review various e-t<br>and discuss analysis of conflicts of law issues with L<br>Hansen under New York, Indiana and Nebraska law       | Analysi<br>pages).  | Analysis/Strategy - Review and analyze case law addre deductible provision language re: expenses incurred for coverage opinion.      | Analysis/Strategy - Continue preparing extensive coverage opinion (36 pages) analyzing Liberty's subrogation obligations. | Analysis/Strategy - Review and analyze case law addressing known injury or damage provision for same. | Analysis/Strategy - Continue preparing coverage letter<br>addressing contribution obligation and application of various<br>coverages and exclusions. | Analysis/Strategy - Draft coverage opinion analyzing Liberty's obligation to contribute under its two policies | Analysis/Strategy - Draft memo re: applicable coverages and exclusion and extensive endorsements to same. | Analysis/Strategy - Review and analyze case law addressing scope of deductible expense provisions and whether same include defense fees; if so, under what circumstances; whether deductible can be satisfied by another insurer's incurring payments toward d | Fact Investigation/Development - Review and analyze underlying file materials for coverage opinion. | Analysis/Strategy - Review and analyze case law<br>interpretation of property damage and endorsed bodily injury<br>coverages for same: | Analysis/Strategy - Review and analyze case law addressing<br>known loss or loss in progress exclusion and whether policy<br>language post-dating majority of cases circumvents their<br>application. | Analysis/Strategy - Continue preparing extensive coverage<br>opinion addressing various coverages/ exclusions;<br>noncumulation endorsement; potential bad faith liability for<br>refusal to settle and related issues. | ā  |
| Fact Investigation/Development - Review and analyze | Fact investigation/Development - Prepare portion of<br>coverage opinion addressing same. | ract investigation/Development - h<br>Indiana case law addressing same                    | coverage opinion/ memo addressing same. | Fact Investigation/Development - Analyze New York cas<br>law addressing late notice defense for coverage opinion | Fact Investigation/Development - Review various e-mat<br>and discuss analysis of conflicts of law issues with Lisa<br>Hansen under New York, Indiana and Nebraska law. | is/Stra   | Analysis/Strategy<br>deductible provisi<br>coverage opinion.   | is/Stra<br>1 (38 p<br>ions.   | is/Stra   | is/Stra<br>sing co<br>ges an   | is/Stra  | is/Strat  | is/Strat<br>of dedi<br>defen<br>ir dedu<br>ig payr   | vestiga<br>ring file  | s/Strat<br>station<br>ges for  | s/Strat<br>loss or<br>ge pos<br>tion.   | s/Strat<br>addre<br>nulation<br>to sett   |  |
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| yze   | 2  | Fact Investigation/Development - Keview and analysis of Indiana case law addressing same. | coverage opinion/ memo addressing same. | Fact investigation/Development - Analyze New York case law addressing late notice defense for coverage opinion.  | Fact Investigation/Development - Review various e-mails and discuss analysis of conflicts of law issues with Lisa Hansen under New York, Indiana and Nebraska law.     | Analysis/Strategy - Continue preparing coverage opinion (38 pages). | Analysis/Strategy - Review and analyze case law addressing deductible provision language re: expenses incurred for coverage opinion. | overag  | ddress  | of vario   | les.   | rages   | ddress<br>er sam<br>;es;<br>;rer's   | /Ze   | dily inj   | ddress<br>ler poli<br>their   | overage<br>oility for   |  |
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| Fact Investigation/Development - Continue preparing portion of coverage opinion analyzing late notice and prejudice defenses under New York Indiana and Nebraska law. | Fact Investigation/Development - Preparation of portion of coverage opinion addressing same. | Fact Investigation/Development - Review and analyze Nebraska law re: duty of insurer to pay for pre-tender fees and related issue of whether insurer can dispute reasonableness and necessity of defense fees for coverage opinion. | Fact Investigation/Development - Prepare portion of coverage opinion addressing same. | Fact Investigation/Development - Review and analyze<br>Nebraska law addressing same for coverage opinion. | Fact Investigation/Development - Prepare portion of coverage opinion addressing same. | Fact Investigation/Development - Review and analyze Indiana law re: tender requirements for coverage opinion. | Fact Investigation/Development - Prepare portion of coverage opinion analyzing Nebraska law addressing late notice defense. | Fact Investigation/Development - Prepare portion of coverage opinion analyzing same. | Fact Investigation/Development - Review and analyze New York case law re; tender requirements for coverage opinion. | Fact Investigation/Development - Preparation of portion or coverage opinion addressing same. | Fact Investigation/Development - Review and analyze Nebraska law re: same for coverage opinion. | Fact Investigation/Development - Preparation of portion of coverage opinion addressing same. | Fact Investigation/Development - Review and analyze<br>indiana case law addressing scope of duty to defend and<br>sources for evluating same for coverage opinion. | Fact Investigation/Development - Preparation of portion of coverage opinion addressing same. | York case law addressing scope of duty to defend and permitted sources for determining same for coverage opinion. | Fact Investigation/Development - Prepare portion of coverage opinion analyzing same.  The part of the property of the part of | Fact Investigation/Development - Review and analyze<br>indiana law re: whether an insurer is required to pay for<br>pretender fees, if so, under what circumstances and ability to<br>oppose based on reasonableness issues for coverage<br>opinion. | Fact Investigation/Development - Prepare portion of coverage opinion analyzing same. | Fact Investigation/Development: Review and analyze New York and First Circuit (and New Jersey) case law re: whether pre-tender defense fees incurred by the insured are reimburseable and, if so, under what circumstances for coverage opinion. |  |
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| Document Production - Continue preparing index and | Fact Investigation/Development - Continue analyzing documents for production to depository and discuss same with Penny Park. | Fact Investigation/Development - Continue preparing matrix of documents to be deposited at Paulson. | Analysis/Strategy - Discuss need for additional redaction of<br>Pinnm invoices based upon Travelers additional redaction of<br>same with Penny Park. | Pleadings - Begin preparing extensive Notice of Compliance with Document Deposit. | Fact investigation/Development - Continue reviewing and indexing underlying file materials for production to depository (3 boxes). | Analysis/Stralegy - Review and analyze lile materials re-<br>contribution obligations of AI carriers toward Wausau and<br>work on production of extensive documents to depository,<br>including redaction, segregation of privileged documents and<br>indexing same. | Fact Investigation/Development - Review and analyze corporate relationship/ history between Dayco Products, Inc and Dayco Products, LLC for use in motion for summary judgment. | Depositions (Except Experts) - Review and analyze whether Liberty adjuster located in New York can be deposed without issuance of a commission. | Analysis/Strategy - Continue preparing status letter to client<br>re: order issuing commission to take various depositions and<br>likely testimony at same. | Dispositive Motions - Return drive to office after hearing on plaintiffs' ex parte applications. | Other Written Motions/Submissions - Attend plaintiffs' ex parte applications. | Other Written Motions/Submissions - Drive to L.A. Superior court to appear on plaintiffs' ex parte application for issuance of commissions in Florida and Nebraska for depositions. | Analysis/Strategy - Prepare letter to client re: ex parte re deposition commission and results of same. | Other Discovery - Review correspondence from Tina<br>Alleguez re: renewed ex parte application to take various<br>depositions in Nebraska. | Pleadings - Telephone conferences with Tina Alleguez resame and discuss procedure for issuance of commission in Nebraska. | Pleadings - Review and analyze letter, ex parte application and two motions for issuance of commission to take out of state depositions. | Fact Investigation/Development - Continue preparing extensive portions of coverage opinion addressing same. | Fact Investigation/Development - Further analysis of New York, Indiana and Nebraska law re late notice of claim and impact of same; duty to defend and indemnify; tender and insurer's liability for pretender defense fees for coverage opinion. |  |
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|  | L110   | L110  | L120   | L210  | L110   | L120   | L110  | L330  | L120  | L240   | L250  | L250  | L120  | L390   | L210  | L210   | L110  | L110  |  |
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| Document Production - Continue preparing supplemental notice of deposit of documents. | Analysis/Strategy - Review and analyze underlying liability documents re: mediation information/ documents. | Settlement/Non-Binding ADR - Prepare emails/ memos to file re: telephone conferences with S. LoScala. | Settlement/Non-Binding ADR - Numerous (4) telephone conferences with Traveler's counsel, Stacy LaScalla, resubcontractor at settlement demands; mediation and workup | Document Production - Telephone conferences with Truck's counsel re: failure to deposit required documents. | Document Production - Telephone conference Maryland Casualty's counsel re: supplemental production.  | Document Production - Review numerous notices of document deposited by the various subcontractors for durposes of obtaining relevant documents to extent possible letters re: coverage defenses asserted by various carriers; notices of enforceable defense | Analysis/Strategy - Review and analyze case law re: whethe<br>an additional insured insurer is required to pay defense fees<br>in proportion to its primary insured's indemnity obligation in<br>an underlying action for evaluation letter to client. | Settlement/Non-Binding ADR - Analysis of required documents to be included in mediation notebooks and put documents together for same and discuss same with Paralegal Glen Davis. | Document Production - Telephone conferences with Capital re: document production. | Analysis/Strategy - Telephone conference with Stacy<br>LoScala re: same and timeline for Wausau settlement<br>demands. | Analysis/Strategy - Review and analyze correspondence and<br>settlement demands issued by Travelers and revisions to<br>same. | Document Production - Continue preparing Supplemental<br>Notice of Compliance re: provision of additional documents<br>to depository. | Document Production - Review last 2 additional boxes of<br>claim file materials sent by client in the underlying Elan and<br>Opulence cases for production of documents and redaction<br>of and removal of privilged documents and arrange for<br>copying and replacing su | Analysis/Strategy - Telephone conference with Traveler's counsel, Stacy LoScala, re additional insured contribution demands. | Settlement/Non-Binding ADR: Calculate delense demands to all subcontractor additional insured insurers involved in underlying Elan and Opulence actions as required for upcoming mediation. | Document Production. Review 3 additional boxes of claim file materials sent by client in the underlying Elan and Opulence cases for production of documents and redaction of and removal of privilged documents in preparation for deposit of documents. | Lise non-poor-poor-             |
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|   | 73.2  | 54.9  | 91.5   | 36.6  | . 36.6   | 128.1  | 91.5   | 109.8 F   | 36.6  | 36.6   | 54.9  | 18.3  | 439.2 F  | 36.6   | 219.6 F   | 439.2 F  | Billed                          |
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| Senior<br>Partner   | Senior  | Partner   | Senior   | Senior  | Partner  | Senior   | Senior   | Senior  | Senior  | Senior   | Senior  | Senior  | Senior   | Senior<br>Partner  | Senior  | Senior   | Adj                             |
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| Document Production - Prepare correspondence to Cathy stark as her failure to comply with document deposit | Document Production - Telephone conference with Cathy Stark of Swanson & Antiognini re: failure to comply with document deposit. | Document Production - Prepare correspondence to various additional insured carriers who failed to produce documents to depository. | Document Production - Telephone conferences with various additional insured carrier counsel re: failure to comply with production of policy and endorsement documents. | Fact Investigation/Development - Telephone conferences with Stacy LaScala, Traveler's counsel, re: deposit documents and further workup. | Document Production - Return to office from Capital depository. | Document Production - Review documents produced by<br>Travelers and many of the subcontractor carriers at the<br>depository. | Document Production - Drive to downtown to location of respository review of documents deposited by Travelers and many of the additional insured insurers, park car, etc. | Document Production - Review and analyze privilege log for compliance with Statutory requirements. | Fact Investigation/Development - Prepare email and chart to same re: specific documents addressing coverage positions and exchange emails with same re: document review at Capital depository tomorrow. | Fact Investigation/Development - Telephone conferences with Stacy Loscala, Traveler's counsel, re: same; areas for review at Capital and provision of additional letters/ pleadings re: coverage positions. | Fact Investigation/Development - Review and analyze additional insured carriers' coverage position letters for subcontractors in Elan and Opulence cases and compile chart re: coverage issues to address in document review at Capital. | Document Production - Telephone conference with Mike Glick at Capital re: document review at depository. | Document Production - Review Traveler's documents for<br>subcontractors reproduced by Capital in preparation for<br>reviewing subcontractors' documents. | Settlement/Non-Binding ADR - Work with Gien Davis re:<br>preliminary preparation of mediation notebooks for Elan and<br>Opulence actions. | Analysis/Strategy - Prepare email/ memo to file re: same. | Analysis/Strategy - Telephone conference with Traveler's counsel, Stacy LoScalla re: tender and endorsement matrix; mediation prep and review of documents at Capital depository. | Document Production - Review documents redacted<br>throughout production and prepare documents for production<br>to Capital. |               |
| >  | 0.1  | 0.2  | 0.3  | 0.4  | 0.6   | 6.8  | 0.6   | 0.4  | 0.4   | 0.4   |  | 0.1  | 0.4  | 0.2   | 0.1   | 0.2   | 0.6  | Unit Cost     |
| ÷  | 183  | 183  | 183  | 183  | 183   | 183.   | 183   | 183  | 183   | 183   | 83   | 183  | 183  | 183   | 183   | 183   | 183  | Expense       |
|  | 18.3   | 36   | 54.9   | 73.2   | 109.8   | 1,244.4  | 109.8   | 73.2   | 73.2  | 73.2  | . 292.8 F  | 18.3   | 73.2   | 36.6  | . 18.3  | 36.6  | 109.8 F  | billed        |
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| 320  | L320   | L320   | L320   | L110   | L320  | L320   | L320  | L320   | L130  | L110  | L110   | L320   | L320   | L160  | L120  | L120  | L320   | O             |
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| Document Production - Continue preparing latters to Jean Dettmann and John Peristein re: production of documents on | Settlement/Non-Binding ADR - Further review and analysis of documents re preparation for mediation. | Fact Investigation/Development - Continue preparing letter to<br>CNA's counsel, Craig Barnes, responding to his various<br>information requests. | Document Production - Prepare letter to Gregory Abt, counsel for Safeco, American States and American Economy, re: production of documents. | Document Production - Prepare letter to John Peristein, counsel for Globe and Royal insurers, re: production of documents. | Document Production - Prepare letter to Jean Fisher, counsel for various additional insured insurers, re: production of documents. | Analysis/Strategy - Prepare email/ memo to file re: above. | Fact Investigation/Development - Telephone conferences with various additional insured counsel re; production of their client's file materials. | Settlement/Non-Binding ADR - Telephone conferences with<br>Stacy LaScala re: mediation and discovery workup. | Document Production - Review and analyze extensive privilege log for witheld and redacted documents. | Fact Investigation/Development - Review file and call Stacy<br>LaScala re: information on Replublic coverage position to<br>guide document requests. | Document Production - Telephone conference with Mike<br>Glick at Capital re; provision of relevant Republic documents<br>and status of receipt of other additional insured carriers'<br>production compliance. | Document Production - Review Republic's Notice of Compliance with Document Deposit and prepare request for their relevant documents. | Written Discovery (N-As & interrogatores) - rrepaire correspondence to CNA's counsel responding to various questions in their letter re allocation issues. | Analysis/Strategy - Prepare email/ memo to file re: same. | Analysis/Strategy - Telephone conference with Stacy LaScala, Traveler's counsel re: mediation and further workup. | Fact Investigation/Development - Telephone conference with<br>Carolyn Matthews, Murchison and Cumming, re: production<br>of Republic Insurance documents. | Fact Investigation/Development - Prepare correspondence to Sheryl Leichinger and Mindi Grant, counsel for Maryland Casuality and Northern Insurance, re: failure to deposit all documents required by court order. | documents for use in preparing mediation notebooks. | Settlement/Non-Binding ADR - Analysis of further documents to be utilized in mediation notebooks. |                |
|   | 0.2   | 0.1  | 0.1   | 0.1  | 0.1  | 0.2  | 0.4   | 0.2  | 0.3  | 0.2  | 0.1  | 0.2  | 0.5  | 0.2   | 0.2   | 0.1   | 0.2  | 0.5   | 0.3   | Unit Cost E    |
|   | 183   | 183  | 183   | 183  | 183  | 183  | 183   | 183  | 183  | 183  | 183  | 183.   | 183.   | 183.  | 183.  | 183.  | 183.   | 183.  | 183.  | Expense        |
|   | 36.6 F  | 18.3 F   | 18.3 F  | 18.3   | 18.3 F   | 36.6 ⊨   | 73.2 F  | 36.6 ⊨   | 54.9 F   | 36.6 F   | 18.3<br>Ti   | 36.6 F   | 91.5 F   | 36.6 F  | 36.6 F  | 18.3 F  | 36.6 F   | 91.5 F  | 54.9 F  | g an           |
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|   | L 160   | L110   | L320  | L320   | L320   | L120   | L110  | L160   | L320   | L110   | L320   | L320   | L310   | L120  | L120  | L110  | 1110   | L320  | L160  | CO             |
| )<br>)  | Craig S Pynes   | Craig S Pynes  | Craig S Pynes   | Craig S Pynes  | Craig S Pynes  | Craig S Pynes  | Craig S Pynes   | Craig S Pynes  | Craig S Pynes  | Craig S Pynes  | Craig S Pynes  | Craig S Pynes  | Craig S Pynes  | Craig S Pynes   | Craig S Pynes   | Craig S Pynes   | Craig S Pynes  | Craig S Pynes                                       | Craig S Pynes   | NO.            |

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| Document Production - I elephone contenences with three remaining counsel that have not produced documents to depository. | Analysis/Strategy - Lelephone conterence with traveler's counsel, Stacy LaScala, re: document production and mediation preparation. | Document Production - Reviews Federated Mutual Insurance Company's Notice of Compiliance with Document Deposit. | Document Production - Review correspondences from ICW s counsel and Travelers re: document production and mediation. | Document Production - Drive to Capital depository to review documents deposited by Royal, Globe and Republic. | Document Production - Return to office from Capital depository. | Document Production - Review documents deposited by Royal, Globe and Republic at depository. | Document Production - Continue preparing extensive privilege log. | Document Production - Prepare email/ memo to file and to<br>Traveler's counsel, Stacy La Scala, re: same and further<br>workup for mediation. | Document Production - Telephone conference with Staty La Scala re: various counsel's violation of Notice of Ruling re: document production. | Document Production - Telephone conferences with Jean Fisher re: production of overdue documents. | Document Production - Prepare email re further workup and depository notice and compliance. | logs for consistency and compliance. | Analysis/Strategy - Review and analyze case law re: Liberty's right to obtain full or at least equitable apportionment from all additional insured carriers. | Document Production - Continue preparing meet and conter correspondence to Philip Howard re: production of ICW documents. | Document Production - Telephone conference with John Perlstein re: noncompliance with court requirements re: same. | Document Production - Review Globe Indemnity and Royal Insurance's Notice of Compliance. | Document Production - Telephone conference with Michael Glick at Capital re: status of document deposits by additional insured carriers. | Settlement/Non-Binding ADR - Telephone conference with Stacy LaScala re: same and additional insured index. | Document Production - Prepare letters to same re: same. | Document Production - Telephone conferences with ICW and American States' counsel re; document production to depository. | Written Discovery (RFAs & Interrogatories) - Continue preparing correspondence go CNA's counsel re: responses to various discovery related questions. |                                      |
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| Settlement/Non-Binding ADR - Continue working with Glen Davis re: preparation of mediation notebooks and review documents produced by Royal and Globs for inclusion in | Document Production - Review Notice of Document production to Capital for additional additional insured carriers and arrange for production of documents by same. | LaScala re: mediation and proposed mediation schedule. | Analysis/Strategy - Prepare memo to file re: mutual discovery dispute issues and plaintiffs' evaluation of case. | Stacy LaScala, Traveler's counsel, re: mediation and ongoing production. | Written Discovery (RFAs & Interrogatories) - Prepare memor email to file re: status of all discovery propounded and responded to re: discovery status. | Written Discovery (RFAs & Interrogatories) - Review and analyze status of all discovery propounded and responded to re: discovery status. | Analysis/Strategy - Prepare extensive evaluation letter to<br>client analyzing mediation position strengths and<br>weaknesses. | Settlement/Non-Binding ADR - Prepare emails/ memos to<br>Glen Davis re: workup of mediation notebooks. | Analysis/Strategy - Review file materials re: various ai<br>carriers obligations to participate in reimbursing Wausau and<br>contrait defenses to same and obligations re: North River<br>for mediation evaluation to client. | Analysis/Strategy - Review and analyze case law re: ai carriers responsibility to fill gaps in contribution by other ai carriers for the same subcontractors for Picerne for mediation evaluation. | Document Production - Continue preparing letters to various counsel re: noncompliance with document production. | Fact Investigation/Development - Review and analysis of extensive privilege log re Etan for compliance. | Settlement/Non-Binding ADR - Numerous telephone conferences with various additional insured counsel with Stacy LaScala re: mediation demands and document deposit compilance. | Settlement/Non-Binding ADR - Further analysis of documents and additional insured endorsements for mediation.  | Analysis/Strategy - Telephone conferences with Stacy<br>LaScala, Travelers' counsel, re: mediation strategy and<br>preparation. | Document Production - Prepare letters to same re: document production. | Document Production - Prepare letter to Federated Mutual's counsel re: improper identification of documents produced. | A Commission of the Control of the C |
| )<br>)   | 0.2   | 0.1  | 0.3  | 0.2  | 0.2  | 0.2   | 3.9  | 0.1  | 0.8   | 0.7  | 0.2   | 0.3   | 0.6   | 0.3  | 0.4   | 0.2  | 0.1   | Billed or<br>Unit Cost   |
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| <b>1</b>   | L320  | L160   | L120   | L160   | L310   | L310  | L120   | L160   | L120  | L120   | L320  | L110  | L 160   | L160   | L120  | L320   | L320  | Otoms  |
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| Settlement/Non-Binding ADR - Telephone conferences with Stacy LaScala re: various mediation issues. | Analysis/Strategy - Analysis of Elan demands by additional<br>insured carrier taking into account North River contributions<br>and additional costs and interest in preparation for<br>mediation.  | Analysis/Strategy - Continue preparing mediation evaluation report and matrixes for same. | Howard, ICW's counsel, re: document production. | ICW document production. | Settlement/Non-Binding ADR - Prepare extensive matrix by additional insured carrier for Opulence action analyzing additional insured obligations in relation to each subcontractor, applicable endorsements, defenses, amounts demanded share of defense with | Analysis/Strategy - Prepare memo to file re: mediation<br>strategy and negotiations with ai counsel. | Settlement/Non-Binding ADR - Telephone conference with Philip Howard, ICW's counsel, re: undervalued percentage and its likely consequences. | Settlement/Non-Binding ADR - Telephone conferences with Stacy LaScala, Travelers' counsel, re: mediation strategy re: CNA and Federated and analysis of file materials. | Settlement/Non-Binding ADR - Telephone conference with<br>Jay Grelf, Federated's counsel, re: pre-mediation settlement<br>discussions. | Settlement/Non-Binding ADR - Review and analyze file re: agreements with CNA's counsel and whether agreements provide reimbursement of defense fees based upon underlying indemnity payments or other criteria and review rederated policies and endorsments r | Written Discovery (RFAs & Interrogatories) - Review letter/ | Settlement/Non-Binding ADR - Telephone conferences with Stacy LaScala re: mediation and production. | Settlement/Non-Binding ADR - Prepare email to Stacy LaScala re: mediation. | Settlement/Non-Binding ADR - Continue working with Glen Davis re: preparation of mediation notebooks. | Document Production - Telephone conference with Gregory Apt re: production of American States, et. al's documents to Capital. | Settlement/Nor-Binding ADR - Prepare email/ memo re:<br>mediation input and coordination with Travelers. | Analysis/Strategy - Review case law re: coverage arguments<br>advanced by various ai carriers for extensive evaluation<br>letter to client in preparation for mediation. | Document Production - Telephone conferences with remaining counsel for additional insured carriers who have not deposited documents re: depository compliance. |
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